Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address	FOR COURT USE ONLY
Leonard M. Shulman - Bar No. 126349 Lynda T. Bui – Bar No. 201002 Rika M. Kido – Bar No. 273780 SHULMAN HODGES & BASTIAN LLP 100 Spectrum Center Drive, Suite 600 Irvine, California 92618 Telephone: (949) 340-3400 Facsimile: (949) 340-3000 Email: Ishulman@shbllp.com; Ibui@shbllp.com; rkido@shbllp.com	
Individual appearing without attorney Attorney for: Helen R. Frazer, Chapter 7 Trustee	
UNITED STATES B CENTRAL DISTRICT OF CALIFORNI	ANKRUPTCY COURT A - RIVERSIDE DIVISION
In re:	CASE NO.: 6:15-bk-14520-MW
LUIS SANTIAGO AGUIRRE aka	CHAPTER: 7
LUIS SANTIAGO AGUIRRE ALVAREZ,	
	NOTICE OF SALE OF ESTATE PROPERTY
Debtor(s).	
Last Day to Submit Bids: 6/15/17	
Sale Date: Final Bidding Round/Court Hearing: 6/20/17	Time: 2:00 pm
Location: United States Bankruptcy Court, 3420 Twelfth	Street, VHR 225, Riverside, CA 92501
Type of Sale: Public Private Last date	to file objections: 06/06/2017
Description of property to be sold: Real Property located	at 15638 Barbee Street, Fontana, CA 92336
Terms and conditions of sale: Free and clear of liens, if	any, pursuant to Bankruptcy Code §§ 363(b)(1) and (f)
Purchase price of \$204,000.00, subject to overbids. See at	ttached for Bidding Procedures.
Proposed sale price: \$ 204,000.00	

Overbid proced	ure (if any): Potential overbidders must bid an initial amount of at least \$206,000.00. Minimum bid	
•	that shall be \$1,000.00. See attached for more information.	
If property is to	be sold free and clear of liens or other interests, list date, time and location of hearing:	
	June 20, 2017 at 11:00 a.m.	
	Video Hearing Room 225	
	U.S. Bankruptcy Court	
	3420 Twelfth Street	
	Riverside, CA 92501	
Contact person	for potential bidders (include name, address, telephone, fax and/or email address):	
	Rika M. Kido, Esq.	
	SHULMAN HODGES & BASTIAN LLP	
	100 Spectrum Center Drive, Suite 600	
	Irvine, CA 92618	
	Telephone: (949) 340-3400	

Date: 05/18/2017

Facsimile: (949) 340-3000 Email: rkido@shbllp.com

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1	Leonard M. Shulman - Bar No. 126349					
2	Lynda T. Bui – Bar No. 201002 Rika M. Kido – Bar No. 273780					
3	SHULMAN HODGES & BASTIAN LLP 100 Spectrum Center Drive, Suite 600					
	Irvine, California 92618 Telephone: (949) 340-3400					
5	Facsimile: (949) 340-3400 Email: (949) 340-3000 Email: lshulman@shbllp.com; lbui@shbllp.com; rkido@shbllp.com					
6	Attorneys for Helen R. Frazer,					
7	Chapter 7 Trustee					
8	UNITED STATE	ES BANKRUPTCY COURT				
9	CENTRAL DISTRICT OF C	ALIFORNIA, RIVERSIDE DIVISION				
10	In re	Case No. 6:15-bk-14520-MW				
11	LUIS SANTIAGO AGUIRRE aka	Chapter 7				
12	LUIS SANTIAGO AGUIRRE ALVAREZ,	CHAPTER 7 TRUSTEE'S MOTION FOR				
13	Debtor.	ORDER:				
14	Detici.	(1) APPROVING THE SALE OF REAL PROPERTY OF THE ESTATE FREE AND				
15		CLEAR OF LIENS PURSUANT TO BANKRUPTCY CODE §§ 363(b)(1) AND (f),				
16		SUBJECT TO OVERBIDS, COMBINED WITH NOTICE OF BIDDING				
17 18		PROCEDURES AND REQUEST FOR APPROVAL OF THE BIDDING PROCEDURES UTILIZED;				
19		(2) APPROVING PAYMENT OF REAL				
20		ESTATE COMMISSION AND OTHER COSTS; AND				
21		(3) GRANTING RELATED RELIEF;				
22		MEMORANDUM OF POINTS AND				
23		AUTHORITIES AND DECLARATION OF HELEN R. FRAZER IN SUPPORT THEREOF				
24		[Real Property located at 15638 Barbee Street, Fontana, CA 92336]				
25		,				
26		Hearing Date: Date: June 20, 2017				
27		Time: 2:00 p.m. Place: Video Hearing Room 225				
28		United States Bankruptcy Court 3420 Twelfth Street Riverside, California 92501				
ODGES &	7. A. D. A. guirra. I. via Cantiaga Did Cala Mtn (Fantana Dram) dag	1				

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TO THE **HONORABLE MARK** S. WALLACE, **UNITED STATES** BANKRUPTCY JUDGE, THE OFFICE OF THE UNITED STATES TRUSTEE AND **ALL INTERESTED PARTIES:**

Helen R. Frazer, the duly appointed, qualified and acting Chapter 7 trustee ("Trustee") for the bankruptcy estate ("Estate") of Luis Santiago Aguirre aka Luis Santiago Aguirre Alvarez ("Debtor"), hereby brings this Motion for Order: (1) Approving the Sale of Real Property of the Estate Free and Clear of Certain Liens Pursuant to Bankruptcy Code § 363(b)(1) and (f), Subject to Overbids, Combined With Notice of Bidding Procedures and Request for Approval of the Bidding Procedures Utilized; (2) Approving Payment of Real Estate Commission and Other Costs; and (3) Granting Related Relief ("Motion") as follows:

I. INTRODUCTION

The Trustee has received an offer from Summerwood Partners ("Buyer") to purchase the real property located at 15638 Barbee Street, Fontana, California 92336, APN: 1100-401-70-0000 ("Property") for the price of \$204,000.00, subject to overbids. Through the sale, the Trustee is expected to generate net proceeds of approximately \$163,000.00 for the benefit of the Estate and its creditors. In the event the purchase price is increased by a successful overbid, the estimated net proceeds will increase. If the sale is approved, the Estate will receive additional funds to provide for a distribution to unsecured creditors. In summary, the Trustee believes that good cause exists to grant the Motion so the Trustee does not lose this favorable business opportunity.

II. RELEVANT FACTS

Case Background A.

The Debtor filed a voluntary petition for relief under Chapter 7 of the Bankruptcy Code on May 4, 2015. ("Petition Date").

Helen R. Frazer is the duly appointed, qualified, and acting Chapter 7 Trustee for the Debtor's Estate. Id.

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The last day to timely file a proof of claim was November 9, 2015. The Claims Register indicates that there is a total amount of \$192,108.32 in claims filed, of which \$113,993.29¹ is a priority claim filed by Flor Aguirre ("Defendant"), ex-spouse of the Debtor, for "Family Law Judgment Domestic Support Obligations" ("Flor Claim").

B. The Property and Sale of the Property

On his original and amended Schedule A, the Debtor lists the Property, which is legally described on pages 3 and 4 of the Preliminary Title Report dated March 9, 2017 ("Title Report"), a copy of which is attached as **Exhibit "1"** to the Declaration of Helen R. Frazer ("Frazer Decl."). The Debtor valued the Property at \$175,000.00. The Debtor lists the nature of his interest in the Fontana Property as "joint tenant" and notes that he and his ex-spouse, the Defendant, are on title. On his amended Schedule C, the Debtor claimed an exemption in the Fontana Property in the amount of \$22,183.43 pursuant to California Code of Civil Procedure Section 703.140(b)(5).

On his amended Schedule D, the Debtor lists that there is a home equity line of credit against the Property in favor of Bank of America in the amount of \$116,633.14.² However, pursuant to the Title Report, there is no such lien recorded against the Property.

Pursuant to the Settlement Agreement entered into between the Trustee and Defendant ("Settlement Agreement"), which was approved pursuant to the Settlement Order entered on February 27, 2017, Docket No. 52, the Defendant stipulated to entry of judgment against her determining that the Property is community property, is property of the Estate and authorizing the Trustee to sell the Property.

On April 7, 2017, Judgment was entered in the adversary proceeding, *Frazer v. De Aguirre*, Adv. Case No. 6:16-ap-01156-MW, which provides for Judgment in favor of the Trustee and against the Defendant consistent with the terms of the Settlement Agreement.

///

¹ As provided for in the Settlement Agreement (defined below), the Defendant filed an amended proof of claim on January 11, 2017 (day of the mediation in the adversary proceeding between the Trustee and Defendant) in the amount of \$113,993.29.

² The Trustee is informed and believes that this lien attaches to a real property located in Azusa, California, rather than the Property.

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After conducting an on-site inspection, the Broker (defined below) informed the Trustee that the Property was worth approximately \$190,000.00 and recommended listing the Property for sale at \$190,000.00.

The Buyer has offered to purchase the Property for \$204,000.00, well over the listing price. The purchase price includes a deposit of \$6,120.00. Attached as **Exhibit "2"** to the Frazer Decl. is a true and correct copy of the California Residential Purchase Agreement and Joint Escrow Instructions, Seller Multiple Counter Offer No. 1, Addendum #1 Additional Terms to Escrow Instructions, and Buyer Counter Offer No. 1 (collectively the "Agreement"). Given that the sale is subject to overbids, it is anticipated that the Trustee will receive the best and highest value for the Property and therefore the proposed sale price is fair and reasonable.

Pursuant to the Title Report, the Debtor Luis Santiago Aguirre and his ex-spouse, Flor De Maria Aguirre, husband and wife as joint tenants, subject to this bankruptcy proceeding. The following chart sets forth the liens and encumbrances against the Property as detailed in the Title Report and the proposed treatment of such liens and encumbrances through the sale:

<u>Creditor</u>	<u>Description</u>	Estimated Amount Owing	Treatment of Lien Through the Sale
San Bernardino County Tax Collector	Real property taxes – unpaid second installment of 2016-2017 assessment in the amount of \$829.56.	\$829.56	All outstanding real property taxes will be paid through escrow on the sale transaction.
Vanguard Fontana Homeowners Association	Monthly assessment of \$103.00 against the Property (paid through 2/28/17).	\$412.00 (through June 2017)	All outstanding homeowner association fees will be paid through escrow on the sale transaction.
Condominium Management Services	Fees due to the condominium management service per demands dated 3/8/17.	\$250.00	All outstanding condominium management service fees will be paid through escrow on the sale transaction.
City of Fontana Utility Billing Division	Lien for Unpaid Rubbish Charges and Penalties, recorded on October 17, 2016, Instrument No. 2016-0432050 in the Official Records of the County of San Bernardino	\$404.26 (through 5/31/17)	These liens will be paid through escrow on the sale transaction. Thus, these liens will be released, discharged and terminated at the close of escrow and the Property will be sold free and clear of these liens and these liens will not attach

Irvine, CA 92618

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Los Angeles County	Lien for Unpaid Rubbish Charges and Penalties, recorded on December 29, 2016, Instrument No. 2016-0569370 in the Official Records of the County of San Bernardino		to the sale proceeds.
Los Angeles County	December 29, 2016, Instrument No. 2016-0569370 in the Official Records of the County of San Bernardino		
Los Angeles County	Records of the County of San Bernardino		
Los Angeles County			
Los Angeles County	A1 / CI 1 / C		
Department of Child	Abstract of Judgment for a judgment entered on May, 13,	\$283.04 (as of 4/30/17	This lien will be paid through escrow on the sale transaction.
Support Services	2011 and recorded against the	pursuant to	Thus, this lien will be released, discharged and terminated at the
	Recording No. 2013-0430989.	provided by	close of escrow and the Property will be sold free and clear of this
		County CSSD - Pomona)	lien and this lien will not attach to the sale proceeds.
		,	-
San Bernardino County Department	Abstract of Judgment for a judgment entered on January 15,	None	No demand made and release of Judgment Lien provided by San
of Child Support Services	2015 and recorded against the Property on February 17, 2015,		Bernardino County Department of Child Support Services on April
	Recording No. 2015-0060278.		14, 2017 to be recorded in the San Bernardino County Recorder's Office.
	San Bernardino County Department of Child Support	Property on October 3, 2013, Recording No. 2013-0430989. San Bernardino County Department of Child Support Services Abstract of Judgment for a judgment entered on January 15, 2015 and recorded against the Property on February 17, 2015,	Property on October 3, 2013, Recording No. 2013-0430989. San Bernardino County Department of Child Support Services Property on October 3, 2013, Payoff provided by Los Angeles County CSSD - Pomona) Abstract of Judgment for a judgment entered on January 15, 2015 and recorded against the Property on February 17, 2015,

All costs of sale, including escrow fees and real estate commissions will be paid at closing.

C. Employment of Real Estate Broker

On March 20, 2017, the Court entered an Order authorizing the employment of Jan Neiman of Neiman Realty as the Trustee's real estate broker ("Broker") to assist her with listing and marketing the Property for sale, as well as negotiating a sale price to prospective buyers to provide a benefit to the Estate ("Employment Order"), Docket No. 56.

D. Notice of Bidding Procedures

The Trustee has determined that it would benefit the Estate to permit all interested parties to receive information and bid for the Property instead of selling the Property to the Buyer on an exclusive basis. Accordingly, in order to obtain the highest and best offer for the benefit of the creditors of this Estate, the Trustee also seeks Court approval of the following bidding procedures ("Bidding Procedures"):

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- Potential overbidder(s) must bid an initial amount of at least \$2,000.00 over the Purchase Price, or \$206,000.00. Minimum bid increments thereafter shall be \$1,000.00. The Trustee shall have sole discretion in determining which overbid is the best for the Estate and will seek approval from the Court of the same.
- Overbids must be in writing and be received by the Trustee and the Trustee's counsel, Shulman Hodges & Bastian LLP to the attention of Rika M. Kido on or before three (3) business days prior to the hearing on this Motion.
- Overbids must be accompanied by certified funds in an amount equal to three percent (3%) of the overbid purchase price.
- The overbidder must also provide evidence of having sufficient specifically committed funds to complete the transaction, or a lending commitment for the bid amount and such other documentation relevant to the bidder's ability to qualify as the purchaser of the Property and ability to close the sale and immediately and unconditionally pay the winning bid purchase price at closing.
- The overbidder must seek to acquire the Property on terms and conditions not less favorable to the Estate than the terms and conditions to which the Buyer has agreed to purchase the Property as set forth in the Agreement attached as Exhibit "2" to the Frazer Decl. including closing on the sale of the Property in the same time parameters as the Buyer.
- All competing bids must acknowledge that the Property is being sold on an "AS IS" basis without warranties of any kind, expressed or implied, being given by the Trustee, concerning the condition of the Property or the quality of the title thereto, or any other matters relating to the Property. The competing bid buyer must represent and warrant that he/she is purchasing the Property as a result of their own investigations and are not buying the Property pursuant to any representation made by any broker, agent, accountant, attorney or employee acting at the direction, or on the behalf of the Trustee. The competing bidder must acknowledge that he/she has inspected the Property, and upon closing of Escrow governed by the Agreement, the competing buyer forever waives, for himself/herself, their heirs, successors and assigns, all claims against the Debtors, her attorneys, agents and employees, the Debtors' Estate, Helen R. Frazer as Trustee and individually, and her attorneys, agents and employees, arising or which might otherwise arise in the future concerning the Property.
- If overbids are received, the final bidding round for the Property shall be held at the hearing on the Motion in order to allow all potential bidders the opportunity to overbid and purchase the Property. At the final bidding round, the Trustee or her counsel will, in the exercise of their business judgment and subject to Court approval, accept the bidder who has made the highest and best offer to purchase the Property, consistent with the Bidding Procedures ("Successful Bidder").
- At the hearing on the Motion, the Trustee will seek entry of an order, *inter alia*, authorizing and approving the sale of the Property to the Successful Bidder. The hearing on the Motion may be adjourned or rescheduled without notice other than by an announcement of the adjourned date at the hearing on the Motion.
- In the event the Successful Bidder fails to close on the sale of the Property within the time parameters approved by the Court, the Trustee shall retain the Successful Bidder's Deposit and will be released from her obligation to sell the Property to the Successful Bidder and the Trustee may then sell the Property to the first back-up bidder approved by the Court at the hearing on the Motion ("First Back-Up Bidder").

Case **6**:15-bk-14520-MW Doc 60 Filed 05/18/17 Entered 05/18/17 11:54:58 Main Document Page 9 of 67 1 In the event First Back-Up Bidder fails to close on the sale of the Property within the time parameters approved by the Court, the Trustee shall retain the First Back-Up Bidder's Deposit and will be released from her obligation to sell the Property to the First Back-Up Bidder 2 and the Trustee may then sell the Property to the second back-up bidder approved by the Court at the hearing on the Motion ("Second Back-Up Bidder"). 3 The Bid Procedures will be provided to all creditors and any potential bidders or parties 4 who have shown an interest in the Property. In addition, the Court's mandatory form Notice of 5 Sale of Estate Property will be filed with the Court so that notice of the sale of the Property may 6 be posted on the Court's website under the link "Current Notices of Sales," thereby giving notice 7 to any potential interested parties. 8 Based on the foregoing, the Trustee believes that under the circumstances of this case, the 9 Property will have been appropriately marketed for bidding. 10 III. ARGUMENT³ 11 There is a Good Business Reason for the Sale and the Sale is in the Best Interest of Α. 12 the Estate 13 The duties of a trustee in a Chapter 7 filing are enumerated in Section 704 of the 14 Bankruptcy Code, which provide in relevant part as follows: 15 16 (a) The trustee shall— 17 (1) collect and reduce to money the property of the estate for which such trustee serves, and close such estate as expeditiously as is compatible with the best interests of parties in interest; 18 19 (2) be accountable for all property received; 11 U.S.C. § 704. 20 Further, the Trustee, after notice and hearing, may sell property of the estate. 11 U.S.C. § 21 363(b). Courts will ordinarily approve a proposed sale if there is a good business reason for the 22 sale and the sale is in the bests interests of the estate. In re Wilde Horse Enterprises, Inc., 136 23 B.R. 830, 841 (Bankr. C.D. Cal. 1991); In re Lionel Corp., 722 F.2d 1063, 1069 (2d Cir. 1983). 24 In this case, the sale is anticipated to net the Estate approximately \$163,000.00, calculated as 2.5 follows (amounts are estimated): 26 /// 2.7 28 Although Local Bankruptcy Rule 6004-1(c)(2)(C) does not require that a memorandum of points and authorities

SHULMAN HODGES & BASTIAN LLP 100 Spectrum Center Drive Suite 600 Irvine, CA 92618 be filed in support of the Motion, the Trustee is nevertheless submitting one.

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Estimated Net Sale Proceeds for the benefit of the Estate	\$163,317.70
Less Debtor's claimed exemption	(\$22,183.43)
Less payment to Los Angeles County CSSD	(\$283.04)
Less payment to City of Fontana Utility of Billing Division	(\$404.26)
Less condominium management service fee	(\$250.00)
Less monthly homeowner's association assessment.	(\$412.00)
Less delinquent and outstanding pro-rated property taxes (estimated)	(\$829.56)
Less real estate commission and costs of sale (8.0%)	(\$16,320.00)
Sale Price (or an amount as increased by successful overbid)	\$204,000.00

Accordingly, there is a good business reason for the sale and the sale is in the best interests of the Estate.

B. The Proposed Sale Should be Allowed Free and Clear of Liens

Bankruptcy Code Section 363(f) allows a trustee to sell property of the bankruptcy estate "free and clear of any interest in such property of an entity," if any one of the following five conditions is met:

- (1) applicable non-bankruptcy law permits a sale of such property free and clear of such interest;
 - (2) such entity consents;
- (3) such interest is a lien and the price at which such property is to be sold is greater than the aggregate value of all liens on such property;
 - (4) such interest is in bona fide dispute; or
- (5) such entity could be compelled, in a legal or equitable proceeding, to accept money satisfaction of such interest.

11 U.S.C. § 363(f).

Here, the sales price is greater than the aggregate amount of all liens against the Property as shown above. As such, the Property can be sold free and clear of all liens pursuant to Section 363(f)(3).

C. Request for Payment of Real Estate Commission

Bankruptcy Code Section 328 allows employment of a professional person under Section 327 "on any reasonable terms and conditions of employment, including on a retainer, on an hourly basis, on a fixed or percentage fee basis, or on a contingent fee basis." 11 U.S.C. §

328(a). Through this Motion, as provided in the Agreement, the Trustee seeks authorization to

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pay a real estate broker commission (as they have agreed amongst themselves in the Agreement)

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in the amount of six percent (6%) of the purchase price (or \$16,320.00).⁴

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D. Request for of Broker's Costs

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advanced by the Broker to change the locks on the Property and secure the windows and garage.

The Trustee seeks authorization to reimburse the Broker the amount of \$170.00 for costs

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Attached as Exhibit "3" to the Frazer Decl. are true and correct copies of the receipt for the

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advanced costs and the Broker's payment of these costs.

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E. Request for Payment to Defendant

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Pursuant to the Settlement Agreement, the Trustee agreed to pay the sum of \$50,000.00 on account of the Flor Claim at the close of escrow for the sale of the Property. Through this

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Motion, consistent with the Settlement Agreement, the Trustee seeks authorization to pay the

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Defendant \$50,000.00 on the Flor Claim. The balance of the Flor claim shall be paid at the

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closing of the instant bankruptcy case.

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F. The Court has the Authority to Waive the Fourteen-Day Stay of Sale

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Federal Rule of Bankruptcy Procedure 6004(h) provides that "[a]n order authorizing the use, sale or lease of property other than cash collateral is stayed until the expiration of 14 days

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after entry of the order, unless the Court orders otherwise." Fed. Rule Bankr. P. 6004(h).

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The Trustee desires to close the sale of the Property as soon as practicable after entry of an order approving the sale. Accordingly, the Trustee requests that the Court, in the discretion

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provided it under Federal Rule of Bankruptcy Procedure 6004(h), waive the fourteen (14) day

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stay requirement.

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III. <u>CONCLUSION</u>

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WHEREFORE, based upon the foregoing, the Trustee respectfully submits that good cause exists for granting the Motion and requests that the Court enter an order as follows:

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1. Approving the Bidding Procedures set forth above for the sale of the Property.

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⁴ The total amount of real estate broker's commission will increase if the purchase price for the Property is increased through by a successful overbid; but in no event will exceed six percent (6%) of the purchase price.

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DECLARATION

DECLARATION OF HELEN R. FRAZER

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I, Helen R. Frazer, declare:

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As provided for in the Settlement Agreement (defined below), the Defendant filed an amended proof of claim on January 11, 2017 (day of the mediation in the adversary proceeding between the Trustee and Defendant) in the amount of \$113,993.29.

I am the duly appointed, qualified and acting Chapter 7 trustee for the bankruptcy 1. estate of Luis Santiago Aguirre aka Luis Santiago Aguirre Alvarez ("Debtor"). I have personal knowledge of the facts set forth herein, and if called and sworn as a witness, I could and would competently testify thereto, except where matters are stated on information and belief, in which case I am informed and believe that the facts so stated are true and correct.

- 2 I make this Declaration in support of my Motion for Order: (1) Approving the Sale of Real Property of the Estate Free and Clear of Certain Liens Pursuant to Bankruptcy Code § 363(b)(1) and (f), Subject to Overbids, Combined With Notice of Bidding Procedures and Request for Approval of the Bidding Procedures Utilized; (2) Approving Payment of Real Estate Commission and Other Costs; and (3) Granting Related Relief ("Motion"). All capitalized terms not otherwise defined herein shall have the meaning set forth in the Motion.
- 3. I have read and I am aware of the contents of the Motion and the accompanying Memorandum of Points and Authorities. The facts stated in the Motion and the Memorandum of Points and Authorities are true to the best of my knowledge.
- 4. The last day to timely file a proof of claim was November 9, 2015. The Claims Register indicates that there is a total amount of \$192,108.32 in claims filed, of which \$113,993.29⁵ is a priority claim filed by Flor Aguirre ("Defendant"), ex-spouse of the Debtor, for "Family Law Judgment Domestic Support Obligations."
- 5. On their his original and amended Schedule A, the Debtor lists the Property, which is legally described on pages 3 and 4 of the Preliminary Title Report dated March 9, 2017 ("Title Report"), a copy of which is attached hereto as Exhibit "1". The Debtor valued the Property at \$175,000.00. The Debtor lists the nature of his interest in the Fontana Property as "joint tenant" and notes that he and his ex-spouse, the Defendant, are on title. On his amended

Schedule C, the Debtor claimed an exemption in the Fontana Property in the amount of

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\$22,183.43 pursuant to California Code of Civil Procedure Section 703.140(b)(5).

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credit against the Property in favor of Bank of America in the amount of \$116,633.14.6

On his amended Schedule D, the Debtor lists that there is a home equity line of

After conducting an on-site inspection, the Broker informed me that the Property

In addition to seeking approval for payment of a real estate commission as

Through the sale, I expect to generate proceeds of approximately \$185,000.00,

I believe that good cause exists to grant the Motion including approval of the

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However, pursuant to the Title Report, there is no such lien recorded against the Property.

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was worth approximately \$190,000.00 and that the Broker recommended listing the Property for

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sale at \$190,000.00.

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8. Summerwood Partners (the "Buyer") has offered to purchase the Property for the listing price of \$204,000.00. The purchase price includes a deposit of \$18,800.00. Attached

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hereto as Exhibit "2" is a true and correct copy of the California Residential Purchase

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Agreement and Joint Escrow Instructions, Seller Multiple Counter Offer No. 1, Addendum #1

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Additional Terms to Escrow Instructions, and Buyer Counter Offer No. 1 (collectively the

described in the Motion, I also seek approval to use proceeds of the sale to reimburse my Broker

the amount of \$170.00 for costs advanced by the Broker to change the locks on the Property and

secure the windows and garage. Attached hereto as Exhibit "3" are true and correct copies of

which will benefit the Estate by providing funds for a distribution to the holders of unsecured

the receipt for the advanced costs and the Broker's payment of these costs.

Bidding Procedures to ensure receiving the highest and best offer for the Property.

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"Agreement").

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claims.

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⁶ I am informed and believe that this lien attaches to a real property located in Azusa, California, rather than the Property.

SHULMAN HODGES & BASTIAN LLP Spectrum Center Drive Suite 600

Irvine, CA 92618

For the reasons set forth in the Motion and this Declaration, I respectfully request 12. 1 that the Court grant the Motion so that I do not lose this favorable business opportunity to net a 2 substantial amount of money for the Estate. 3 I declare under penalty of perjury under the laws of the United States of America that the 4 5 foregoing is true and correct. Executed on May 18, 2017, at Newport Beach, California. 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

SHULMAN HODGES & BASTIAN LLP 100 Spectrum Center Drive Suite 600 Irvine, CA 92618 Case 6:15-bk-14520-MW Doc 60 Filed 05/18/17 Entered 05/18/17 11:54:58 Desc Main Document Page 17 of 67

EXHIBIT 1



BUYER COUNTER OFFER No. 1 (C.A.R. Form BCO, 11/14)

This is a counter offer to the: Seller Counter Offer No dated <u>March 6, 2017</u> , on property known as between <u>SUMMERWOOD PARTNERS</u>	1 , Seller Multiple Counter Offer N 15638 Barbae St. FONT ("Buyor") and	No, _ or Other('Offer'), ['ANA . CA 92335('Property'),('Seller').
TERMS: The terms and conditions of the above A. Paragraphs in the Offer that require initial agreement unless specifically referenced for the conditions of the above.	s by all parties, but are not initialed	by all parties, are excluded from the final
Unless otherwise agreed in writing, down the original Offer.		
C. OTHER TERMS: <u>PURCHASE PRICE TO BE</u>	<u> 204000</u>	
D. The following attached addenda are incom	porated into this Ruyer County off	ar: Addendum No
2. EXPIRATION: This Buyer Counter Offer shall be A. Unless by 5:00pm on the third Day After the date)(or by AM PM on Buyer Counter Offer is personally received authorized to receive it. OR B. If Buyer withdraws it in writing (CAR Form W.)	date it is signed in paragraph 3 (if mo (date)) (i) it is signed in paragr by Buyer or	ro than one signature then, the last signature sph 4 by Scilor and (ii) a copy of the signed
3. OFFER: BUYER MAKES THIS COUNTER OFF Buyer Buyer	ER ON THE TERMS ABOVE AND A	CKNOWLEDGES RECEIPT OF A COPY. DOD PARTNERS Date Date
4. ACCEPTANCE: I/WE accept the above Buyer C and acknowledge coeipt of a Copy	•	ot to the attached counter offer)
CONFIRMATION OF ACCEPTANCE:		
***	tanco: A Copy of Signed Acceptance)at y received by Buyer or Buyer's aut	was personally received by Buyor or Buyer's AW/ PM. A binding Agreement is created horized agent whether or not confirmed in
8 2014, Cultumb Association of REALTCRSIA, Inc. United States capping it photomy materia or any other means, including local-risk or computational in the Spork has been approved by the California associated provision of any operation than approved by the California Associated Provision of any operation and approved by the California Arbay Errors Consult an appropriate professional.	fects. I of realtors::) (C.A.K.L IX) representation i	S VADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY
This form of mode available to not exter professionals formed marges as a REALTORD is registered countries marges principle with may be used a		
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BCO 11/14 (PAGE 1 OF 1)	Raylowed by	Date Spot starse
	DUNTER OFFER (BCO PAGE 1	OF 1)
A & M PROPERTY SEAMAGEMENT, 2243 Golden Springs Drive Sche 100 D Juy Arero Produced with application by a	pLogis 18070 Filtoon Mõe Rood, Fraser, Mishigan 48	Z



SELLER MULTIPLE COUNTER OFFER No. 1 (C.A.R. Form SMCO, Rovisod 12/15)

72	a la caracter effects et a film and a caracter of film			Date	e 03/08/201	<i>1</i> 7
da	s is a counter effer to the: Purchase Agreement, Other ed 02/22/2017 , on property known as	r 15618 Barbao Straet	, Contano , CA 92336-87	8		(Topody),
911 OB	Summerwood Partners Helen Frazier, Chap	ter 7, Trustee for the E	state of Aguirre	••		("Buyer") ("Seller").
1.	TERMS: The terms and conditions of the above referenced A. Paragraphs in the Offer that require tablets by all paragraphs in the Offer that require tablets by all paragraph 1C of S. Unless otherwise agreed in writing, down payment and C. OTHER TERMS: See Addendum #1 #6 (the soller will not pay for any Termito Clearance T.A. (7) Buyer, 7B. (1-2) Buyer, 7. (C) Each pays own Buyer to remove all contingencies	ties, but are not initiate; this or another Counter C toan emount(s) will be an or Work what so over.	d by all parties, are exclu Mer. Ijusted in the same propor		-	reement unless
	August 77					
				••		
•	D. The following attached addenda are incorporated into I BINDING EFFECT: Seller is making Multiple Counter Oil		•		· • • • • • • • • • • • • • • • • • • •	ويار ما مصححت
_	Multiple Counter Offer. This Multiple Counter Offer does n Seller signs in paragraph 5, Buyer signs in paragraph 7, S all of the signatures. (Note: Prior to the completion of <u>all</u> of	ot bind Seller and Buye eller signs in paragraph	r unless <u>ell</u> of the followin B. and Buyer receives a ci	g cocur in t	the times s Multiple Co	pecified below:
3.	selb of the Property.) EXPIRATION OF SELLER MULTIPLE COUNTER OFFER returned to Buyer unless by 8:00PM on the third Day After	the date Saller signs in	Offer shall be deamed seve paragraph 5 (if more than paragraph 7 by Buyer, a	one Selfer.	, then the b	ast date) (or by
4.	Offer signed by Suyer is personally received by Seller or MARKETING TO OTHER BUYERS: Seller has the right t	to continue to offer the i	·	. who is a	wthorized to	e endecen a
_	received, prior to Seller selection of this Multiple Counter Of SELLER MAKES THIS MULTIPLE COUNTER OFFER ON		un admidus choco si	-		
3.	4 . 4		NO ACKNOWLEDGES Ri den Frazier, Chapter 7, Tres			C112(E2
6.	ACCEPTANCE OF SELVER MULTIPLE COUNTER OFFE the deposit, if any, shall be returned to Buyer unless by 5:00 then the last data) (or by AM 'PM on Selber Multiple Counter Offer signed by Selber in paragra authorized to receive it.	PM on the fourth Day Al (Ca	Rer the data Seller signs in de) (1) it is signed in paregr	berstrath	5 (If more £	ed revoked and han one Seller,
7.	ACCEPTANCE: Boyer accepts the above Multiple Counter		JECT TO THE ATTACHE	O COUNTE	R OFFER	
	# 2) and ocknowledges receipt of a Copy.	–		-		ł agai mag
		Summerwo	od Partners Date	Time	la sa	AM PM
	·· ·· Sash	utshal al	Date 3/7//	/ Time	102	i (AMF) PM
8.	SELECTION OF ACCEPTED MULTIPLE COUNTER OFFE	:R: By signing below, Se	Ber accepts this Multiple C	ounter Offic	r. NOTE T	O SELLER: 00
	NOT sign in this box until after Buyer signs in paragraph 7.	zier, Chapter 7, Trusteo for	the Estate of Close	Time		! AMI PM
	7100007100	most amphier of consumers.	Date	Tano_	•	TAM PM
	*** * · · · · · · · · · · · · · · · · ·					
(8u of	/ (Initials) Confirmation of Acceptance horized agent on (data) he Signed Selfer Selection is personally received by Buy	at	AM PM. A binding	Agreement	is created	when a Coov
DE TH	015, Callomia Association of REALTORSO, Inc. ion thereof, by phodocopy matching of smy other means, including familia 5 Fords MAS BEEN ASPROVED BY THE CALIFORNIA ASSOCIATI ALROCY OF ANY PROVISION IN ANY SPECIFIC TRANSACTIO MEACTIONS IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT ACTIONS IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT ACTIONS IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT ACTIONS IF YOU DESIRE LEGAL OR TAX ADVICE.	ion of realtors» (Caj In a real estate bro	r). No representation is Ker is the person qua			
	Published and Distributed by: REAL ESTATE BUSINESS SERVICES, INC. o substituty of the Cultionia Association of REALTORS9 525 Social Virgil Avenue, Los Angeles, Cariboras 90020	Reviewed by	Date			A
St	CO REVISED 12/15 (PAGE 1 OF 1) SELLER MULTIPLE	COUNTER OFFER IS	MCO PAGE 1 OF 1)			Tarance (III) Tarance (III) Service (III)
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Addendum #1 Additional Terms to Escrew Instructions

These terms supplement amend and supercede the terms of the foregoing Escrow instructions Between Helen Frazer, as Chapter 7 Trustee, for the Estate of Luis Santiago Aguirre ("Seller") and Summerwood Partners ("Buyer") as follows:

- The Selier of the Real Property located at 16638 Barbee Street, Fontana, CA 92336 (hereinafter the "Real Property") is Helen Frazer, as the Chapter 7 Bankruptcy Trustee for the estate of Luis Santiago Aguirre, Case No. 6:15-bk-14520-MW, and not Halen Frazer as an individual.
- 2. To the degree that the Escrow Instructions conflict with this Addendum, this Addendum controls and the Escrow Instructions are not binding and are superceded.
- To the degree that the Escrow Instructions contain disclosure or warranty/provisions, the undersigned is the Chapter 7 Benkruptcy Trustee and there will be no warranties or disclosures made concerning the Real Property.
- 4. Because the sale of the Real Property is a bankruptcy sale, any such sale shall be "as-is" and without any warranties (whatseever), and any transfer shall be by Bankruptcy Trustee's Deed or Quitclaim Deed at the seller's option.
- 5. The Buyer and Escrow are aware that any and all sales of the Real Property are subject to Bankruptcy Court approval, are subject to overbid at the time of the court hearing for approval of the sale, and that any Bankruptcy Court Order Approving sale of the Real Property is subject to a fourteen (14) day waiting period after entry for eacrow of close.
- Any and all disputes in connection with the Escrow Instructions and/or this
 Addendum are subject to the exclusive jurisdiction and venue of the United States
 Bankruptcy Court, Case No. 6:15-bk-14520-MW, in Riverside, California.
- 7. No fees shall be paid and no costs shall be reimbursed unless and until ordered by the Bankruptcy Court under II U.S.C. Section 330 and for 331. Any and all such fees and costs shall be the sole and exclusive liability of and claim against the Bankruptcy Estate, and the Trustee, Helen Frazer, shall not have any personal liability on any account.
- 8. To the extent that ilens, claims or co-cwners, or other encumbrances against the property, if any, make the sale infeasible or unprofitable to the Bankruptcy Estate, the Seller may at his option terminate this Agreement and cancel any proposed sale under this Agreement. In such case, the Buyer and Escrow agree to fully and completely release Seller/Trustee from any and all obligations under this Agreement. In addition, any escrow shall be cancelled.

- 9. The Escrow instructions and this Addendum shall autometically terminate in the event that the Real Property, for any reason, is not sold to the Buyer for any reason, including, but no limited to, the Real Property is no longer part of the Bankruptcy Estate and subject to the Trustee's administration, or that the Buyer's offer to purchase the Real Property is overbid at the time of the Bankruptcy court hearing, and in that event then one Buyer and Escrow agree to fully and completely release Seller/Trustee from any and all obligations under the Escrow Instructions and this Addendum. Further, any Escrow shall be cancelled.
- In the event Sale is not consummated, Buyers exclusive remedy shall be the return of the Deposit Money in escrow.

Seller

Dated: 3/6/17

Chapter 7, Bankruptcy

Trustee

Dated: 3717

Summerwood Partners



DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP

(Selling Firm to Buyer) (As required by the Civil Code) (C.A.R. Form AD, Revised 12/14)

[If checked] This form is being provided in connection with a transaction for a leasehold interest exceeding one year as per Civil Code section 2079.13(k) and (m).

When you enter into a discussion with a real estate agent regarding a real estate transaction, you should from the outset understand what type of agency relationship or representation you wish to have with the agent in the transaction. SELLER'S AGENT

A Seller's agent under a listing agreement with the Seller ects as the agent for the Seller only. A Seller's agent or a subagent of that egent has the following affirmative obligations:

To the Seller: A Fiduciary duty of utmost care, integrity, honesty and loyalty in dealings with the Seller.

To the Buyer and the Seffer:

(a) Diligent exercise of reasonable skill and care in performance of the agent's duties.

(b)A duty of honest and fair dealing and good faith.

(c)A duly to disclose all facts known to the agent materially affecting the value or destrability of the property that are not known to, or within the differnt attention and observation of, the parties. An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set forth above. **BUYER'S AGENT**

A selling agent can, with a Buyer's consent, agree to act as agent for the Buyer only. In these situations, the agent is not the Seller's egent, even if by agreement the agent may receive compensation for services rendered, either in full or in part from the Seller. An agent acting only for a Buyer has the following affirmative obligations:

To the Buyer: A fiduciary duty of utmost care, integrity, honosty and toyalty in dealings with the Buyer.

To the Buyer and the Seller:

- (a) Diligent exercise of reasonable skill and care in performance of the agent's duties.
- (b)A duty of honest and fair dealing and good (sith.

(c)A duty to disclose all facts known to the agent materially affecting the value or destrobility of the property that are not known to, or within the diligent altention and observation of, the parties.

An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set forth above.

AGENT REPRESENTING BOTH SELLER AND BUYER

A real estate agent, either acting directly or through one or more associate licensees, can legally be the agent of both the Seller and the Buyer in a transaction, but only with the knowledge and consent of both the Sallar and the Buyer.

In a dual agency situation, the agent has the following affirmative obligations to both the Seller and the Buyer:

(a)A fiductory duty of utmost care, integrity, honesty and loyally in the dealings with either the Seller or the Buyer.

(b)Other duties to the Seller and the Buyer as stated above in their respective sections.

in representing both Seller and Buyer, the egent may not, without the express permission of the respective party, disclose to the other party that the Seller will eccept a price less than the listing price or that the Buyer will pay a price greater than the price offered.

The above duties of the agent in a real estate transaction do not relieve a Soller or Buyor from the responsibility to protect his or her own interests. You should carefully read all agreements to assure that they adequately express your understanding of the transaction. A real estate agent is a person qualified to advise about real estate. If legal or lax advice is desired, consult a competent professional.

Throughout your real property transaction you may receive more than one disclosure form, depending upon the number of agents assisting in the transaction. The law requires each agent with whom you have more than a casual relationship to present you with this disclosure form. You should read its contents each time it is presented to you, considering the relationship between you and the real estate agent in your specific transaction. This disclosure form includes the provisions of Sections 2079.13 to 2079.24, inclusive, of the Civil Code set forth on page 2. Read it carefully, I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS DISCLOSURE AND THE PORTIONS OF THE CIVIL CODE

PRINTED ON THE BACK (OR A SEPA		I	THE FORMORD OF THE CIVIL CODE
■ Buyer ■ Seller ■ Lendlord ■ Tenant	- Janubly	0/2	Date <u>02/22/2017</u>
	GUMMERWOOF GARTHERS	•	
☑Buyer ☐ Seller ☐ Land'ord ☐ Tenant			Date
Ageni (-3) A&MP	ROPERTY MANAGEMENT	BRE Lio. #	01059557
By	Roal Estate Broker (Firm)	00608813	Dale <i>02/22/2017</i>
(Salesperson or Brok	or-Associate) JAYARORA		
When the fishing brokerage company also different AD form signed by Suyer/Tena: When Seller/Landlord and Buyer/Tenant Seller/Landlord and (ii) the Buyer's/Tenant by Beller/Landlord for expression.	nt. are represented by different bro nont's Agent shall have one Al	kerage companies: (i) the Listing A o form signed by Buyer/Tenant or	gent shall have one AD form signed by at either that same or a different AD form
Selice/Landlord	Date	Seller/Landlard	Octo
The copyright imes of the United States (Title 17 unsufficied reproduction of this form, or any permediate or any other means, including incultate Copyright © 1591-2010, CALIFORNIA ASSOCUALL RIGHTS RESERVED. AD REVISED 12/14 (PAGE 1 OF 2)	rion thereof, by photocopy or computerized formats. ATION OF REALTORS®, INC.	Raviawed by	Dairs
		AGENCY RELATIONSHIP (A	
A & M PROPERTY MANAGEMENT, 2253 Golden Sp Jay Anna Procured		5 Phona: (109)576-39 No Rood, France, Withigan 46020 <u>zeros del</u>	

POSSIBLE REPRESENTATION OF MORE THAN ONE BUYER OR SELLER - DISCLOSURE AND CONSENT

(C.A.R. Form PRBS, 11/14)

A real estate broker (Broker), whether a corporation, partnership or sole proprietorship, may represent more than one buyer or seller. This multiple representation can occur through an individual licensed as a broker or salesperson or through different individual broker's or salosporsons (associate licensees) acting under the Broker's license. The associate licensees may be working out of the same or different office locations.

Multiple Buyers: Broker (individually or through its associate licensees) may be working with many prospective buyers at the same time. These prospective buyers may have an interest in, and make offers on, the same properties. Some of these properties may be listed with Broker and some may not. Broker will not limit or restrict any particular buyer from making an offer on any particular property whether or not Broker represents other buyers interested in the same property.

Multiple Sellers: Broker (individually or through its associate licensees) may have listings on many properties at the same time. As a result, Broker will attempt to find buyers for each of those listed proporties. Some listed properties may appeal to the same prospective buyers. Some properties may attract more prospective buyers than others. Some of these prospective buyers may be represented by Broker and some may not. Broker will market all listed properties to all prospective buyers whether or not Broker has another or other listed properties that may appeal to the same prospective buyers.

Dual Agency: If Seller is represented by Broker, Seller acknowledges that broker may represent prospective buyers of Seller's property and consents to Broker acting as a dual agent for both seller and buyer in that transaction. If Buyer is represented by Broker, buyer acknowledges that Broker may represent sellers of property that Buyor is interested in acquiring and consents to Broker acting as a dual agent for both buyer and seller with regard to that property.

In the event of dual agency, seller and buyer agree that: (a) Broker, without the prior written consent of the Buyer, will not disclose to seller that the Buyer is willing to pay a price greater than the offered price; (b) Broker, without the prior written consent of the seller, will not disclose to the buyer that seller is willing to sell property at a price less than the listing price; and (c) other than as set forth in (a) and (b) above, a dual agent is obligated to disclose known facts materially affecting the value or desirability of the property to both parties.

Offers not necessarily confidential: Buyer is advised that seller or listing agent may disclose the existence, lerms, or conditions of buyer's offer unless all parties and their agent have signed a written confidentiality agreement. Whether any such information is actually disclosed depends on many factors, such as current market conditions, the prevailing practice in the real estate community, the listing agent's marketing strategy and the instructions of the seller.

Buyer and seller understand that Broker may represent more than one buyer or more than one seller and even both buyer and seller on the same transaction and consents to such relationships. Seller and/or Buyer acknowledges reading and understanding this Possible Representation of More Than One

Buyer or Seller - Disclosure and Consent and agrees to the agency possibilities disclosed.				
Seiler	Date	3	اد	ח
Seller	Date]			
Buyer SUMMERWOOD PARTNERS	_ Date	02/2	2/20 ⁻	17
Buver	Date			
Real Estate Broker (Firm) NEIMAN REAL ty CalBRE Lic # 00 736 172 CalBRE Lic # 00 736 172 CalBRE Lic # 00 736 172	- Date	3- >	<u>- 1</u>	7
By CalBRE Lic # (1) L80498	_ Dato			
Real Estate Broker (Firm) A & M PROPERTY MANAGEMENT CalBRE Lic # 01059667	_Date :			
CalBRE Lic # 00608813	Date	02/2	2/20	17
JAY ARORA	-			

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Reviewed by Onto



PRBS 11/14 (PAGE 1 OF 1) POSSIBLE REPRESENTATION OF MORE THAN ONE BUYER OR SELLER (PRBS PAGE 1 OF 1)

A & M PROPERTY MANAGEMENT, 21433 Goldon Springs Drive Seits 100 Bismend Bur, CA 91766 Phono: (987)375-9814 by Ames Produced with zpFormith by spLogis: 18070 Fibern Mile Road, France, 10th hpm 48020 <u>whee 220 certs certs</u> RANKY



CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT OF REALTORS® AND JOINT ESCROW INSTRUCTIONS (C.A.R. Form RPA-CA, Revised 12/15)

		3 Prepared: <u>02/22/2017</u>	
1.	OF A.	DFFER: A. THIS IS AN OFFER FROM SUMMERWOOD PARTNERS B. THE REAL PROPERTY to be sequired is 15638 BARBEE ST., Fontane, CA 92338-4575	("Buyer").
,	۵.	B. THE REAL PROPIERTY to be acquired is 18838 BARBEE ST., Fontane, CA 92338-4575	situated in
		Fantana (City). <u>San Bernardino (</u> County), Catternia. <u>92316-4575</u> (Zip Code), Assessor's Parcel No. <u>1110401760</u> C. THE PURCHASE PRICE offered is <u>Two Hundred One Thousand</u>	Property').
	_	Oollara \$ 201,000.00	
1	D.	D. CLOSE OF ESCROW shall occur on [X] (dato)(or Days After A	ccectance).
2	E, Ar:	D. CLOSE OF ESCROW shall occur on [X] Collers \$ 201,000.00 E. Buyer and Seller are referred to herein as the "Parties." Brokers are not Parties to this Agreement. AGENCY:	•
		A. DISCLOSURE: The Parties each acknowledge receipt of a X Disclosure Regarding Real Estate Agency	
		(C.A.R. Form AD).	Relationships
١	В.	3. CONFIRMATION: The following agency relationships are hereby confirmed for this transaction: Listing Agent (Print Firm Name) is the agent (Print Firm Name) is the agent (Seller exclusively; or both the Buyer and Seller. Sellen Agent (Print Firm Name) (First Firm Name) (First Firm Name) (First Firm Name)	of (check one):
		the Seller exclusively; or both the Buyer and Seller.	(0
		Selling Agent A & M PROPERTY MANAGEMENT (Print Firm Name) (If not the Usting Agent) is the agent of (chack one):	e same as the
		Usting Agent) is the agent of (check one): the Buyer exclusively; or the Seller exclusively; or both the Buyer and Seller.	
•	C.	C. POTENTIALLY COMPETING BUYERS AND SELLERS: The Parlies each acknowledge receipt of a	X Possible
	e e	Representation of More than One Buyer or Seller - Disclosure and Consent' (C.A.R. Form PRBS).	_
o. 1	TICI A	FINANCE TERMS: Buyer represents that funds will be good when deposited with Escrow Holder.	0.000.00
•	٠.	A. INITIAL DEPOSIT: Deposit shell be in the amount of	3,000.00
		transter. I cashiers check. I loersonal chock. I lother within 3 business days	
		after Acceptance (or); DR (2) Buyer Deposit with Agent: Buyer has given the deposit by personal check (cr), made payable to the agent submitting the offer (or to), made payable to The deposit shall be held uncashed until Acceptance and then deposited	
•	OR	OR (2) Buyer Deposit with Agent: Buyer has given the deposit by personal check (cr	
		to the sacrif submitting the offer (or to), made payable to	
		. The deposit shall be held uncashed until Acceptance and then deposited	
		with Escrow Holder within 3 business days after Acceptance (or).	
		Deposit checks given to agent shall be an original signed check and not a copy.	
(No	Note: Initial and increased deposits checks received by acent shall be recorded in Broker's trust fund fon.)	
ĺ	3.	3. INCREASED DEPOSIT: Buyer shall deposit with Escrow Holder an increased deposit in the amount of	
		within Days After Acceptance (or).	
		If the Parties agree to liquidated damages in this Agreement, they also agree to incorporate the increased	
		deposit into the liquidated damages amount in a separate liquidated damages clause (C.A.R. Form	
		RID) at the time the increased deposit is delivered to Escrow Holder.	
	C.	. ALL CASH OFFER: No loan is needed to purchase the Property. This offer is NOT contingent on Buyer	
		obtaining a loan, Written varification of sufficient funds to close this transaction IS ATTACHED to this offer or	
		Buyer shall, within 3 (or) Days After Acceptance, Deliver to Seller such verification.	•
1	D.	D. TOAN(S):	
		(1) FIRST LOAN; in the amount of	
		This loan will be conventional financing or FHA, VA, Seller financing (C.A.R. Form SFA).	
		assumed financing (C.A.R. Form AFA). Other This loan shall be at a fixed rate not to accord % or, an adjustable rate to an with initial rate not to accord %.	
		rate not to exceed% or,an adjustable rate loan with initial rate not to exceed%.	
		Regardless of the type of loan, Buyer shall pay points not to exceed% of the loan amount.	
		(2) SECOND LOAN in the amount of\$	
		This town will be conventional financing or Seliar financing (C.A.R. Form SFA), assumed	
		financing (C.A.R. Form AFA). Other This loan shall be at a fixed rate not to exceed % or, \[\in a djustable rate loan with initial rate not to exceed %. Regardless of	
		800900 %Of, [Jan adjustable rate loan with study rate for to exceed	
		the type of loan, Buyer shall pay points not to exceed% of the loan amount. (3) FHAVA: For any FHA or VA loan specified in 3D(1), Buyer has 17 (or) Days After Acceptance	
		to Deliver to Seiler written notice (C.A.R. Form FVA) of any lender-required repairs or costs that	
		Buyer requests Scher to pay for or otherwise correct. Selter has no obligation to pay or satisfy lander	
		requirements unless agreed in writing. A FHAVA emendatory clause (C.A.R. Form FVAC) shall be a	
		part of this Agroomont.	
1	F.	E. ADDITIONAL FINANCING TERMS: ALL CASH OFFER	
•	_		
1	F.	BALANCE OF DOWN PAYMENT OR PURCHASE PRICE in the amount of	198,000.00
	_	to be deposited with Escrow Holder pursuant to Escrow Holder Instructions.	
(G.	3. PURCHASE PRICE (TOTAL):	201,000.00
		والانتخاب الماء	_
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		-CA REVISED 12/15 (PAGE 1 OF 10)	
KPF	4-6	CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 1 OF 10)	
AAM	79	PROPERTY MANAGEMENT, 2202 Goldon Spring Drive Sales 140 Discount Bur, CA 91765 Phone: googst 6-9614 Fac: 999-441-6613	RAMAN
Joy As			

Property Address: 15638 BARBEE ST , Fontone, CA 92336-4575	Setu Set
H. VERIFICATION OF DOWN PAYMENT AND CLOSING COSTS	Date: Fabruary 22, 2017
3J(1)) shall, within 3 for 1 Dava After Acceptance Deliv	: buyer (or buyer's lender or loan broker pursuant to paragraph or to Seller written verification of Buyer's down payment and
Ciosing costs. (1 (Verification attached.)	· · · · · · · · · · · · · · · · · · ·
I. APPRAISAL CONTINGENCY AND REMOVAL: This Agreemen	nt is (or lis NOT) conlingent upon a written appraisal of the
Property by a licensed or certified appraiser at no less than the	nutchase price. River shall as specified in personen 44D/21
in whitig, remove the appraisal contingency or cancel this Agree	ment within 17 (or) Days After Acceptance.
J. LOAN TERMS: (1) LOAN APPLICATIONS: Within 3 (or) Days After Accept	Innan Diving shall Pathanak Della - batta fira Bara A
loan broker stating that, based on a review of Buyer's written ap	plication and credit manor. Figure is association Buyers lender or
for any NEW loan specified in paragraph 3D, if any loan specified	collection and credit report, collecting the collection of the col
or preapproval letter shall be based on the qualifying rate, not the	Initial loan rate. (Letter attached.)
(Z) LOAN CONTINGENCY: Buyer shall act diligently and in go	ood faith to obtain the designated loan(s). Buver's qualification
for the loan(s) specified above is a contingency of this Agreen	nont unless otherwise agreed in writing. If there is no appraisal
contingency or the appreisal contingency has been walved or re price does not entitle Buyer to exercise the cancellation right p	moved, then failure of the Property to appraise at the purchase
for the specified loan. Buyer's contractual obligations regarding	discent to the tour contrigency it buyer is otherwise qualitied.
contingencies of this Agreement.	suppose summer of some paymone and county coats are not
(3) LOAN CONTINGENCY REMOVAL:	
Within 21 (or) Days After Acceptance, Buyer shall, as spec	ified in paragraph 14, in writing, remove the loan contingency or
cancel this Agreement. If there is an appraisal contingency, remo	wal of the loan contingency shall not be deemed removal of the
appraisal contingency. (4) NO LOAN CONTINGENCY: Obtaining any loan specified a	hour is NOT a continuous of this Agmanant. If Dissertance and
obtain the loan and as a result does not purchase the Property, S	Seller may be entitled to Ruyer's denosit or other least remedies.
(5) LENDER LIMITS ON BUYER CREDITS: Any credit to Buye	
by the Parties ("Contractual Credit") shall be disclosed to Buyer	
Allowable Credit') is less than the Contractual Credit, then (i) the	
Credit, and (ii) in the absence of a separate written agreement i	
the purchase price to make up for the difference between the Col K. BUYER STATED FINANCING: Seller is relying on Buyer's repr	
limited to, as applicable, all cash, amount of down payment, or co	institution of the type of the ficing specials (including but not not institute in the continuent loan). Seller has acreed to a specific
closing date, purchase price and to sell to Buyer in reliance on I	Buyer's covenant concerning financing. Buyer shall pursue the
financing specified in this Agreement. Seller has no obligation to	cooperate with Buyer's efforts to obtain any financing other than
that specified in the Agreement and the availability of any such a	
purchase the Property and close escrow as specified in this Agre 4. SALE OF BUYER'S PROPERTY:	emont.
A. This Agreement and Buyer's ability to obtain financing are NOT c	onlingent upon the sale of any property owned by Buyer.
OR B. This Agreement and Buyer's ability to obtain financing are con	nlingent upon the sale of property owned by Buyer as specified
in the attached addendum (C.A.R. Form COP).	
5. ADDENDA AND ADVISORIES: A. ADDENDA:	Addondum # (C.A.R. Form ADM)
Back Up Offer Addendum (C.A.R. Form BUO)	Court Confirmation Addendum (C.A.R. Form CCA)
Saptic, Well and Property Monument Addendum (C.A.R. Form	
Short Sale Addendum (C.A.R. Form SSA)	Other
B. BUYER AND SELLER ADVISORIES:	M Buyer's Inspection Advisory (C.A.R. Form BIA)
Probato Advisory (C.A.R. Form PA)	Statewide Buyer and Seller Advisory (C.A.R. Form SBSA)
Trust Advisory (C.A.R. Form TA)	REO Advisory (C.A.R., Form REO)
Short Sale Information and Advisory (C.A.R. Form SSIA)	Other
6. OTHER TERMS: <u>TERMITE REPORT AND CLEARANCE PAID BY</u>	S <u>ELLERS</u>
7. ALLOCATION OF COSTS	
A. INSPECTIONS, REPORTS AND CERTIFICATES: Unless other	erwise agreed in writing, this paragraph only determines who
is to pay for the inspection, tost, certificate or service ("Report") me recommended or identified in the Roport.	curousd: it does not assettime and is to bay io, sul Aoix
(1) Buyer X Seller shall pay for a natural hazard zone disclos	ure report, including tax Canvironmental Cother:
prepared by Click here to select	ct your Servico Provider
(2) Buyer Soller shall pay for the following Report	
prepared by (3) Buyer X Seller shall pay for the following Report TERMIN	TE REPORT AND CLEARANCE
prepared by	
Buyer's Initials (\(\frac{\psi}{\psi} \) (\(\ldots \)	Softer's Initials ()()
RPA-CA REVISED 12/15 (PAGE 2 OF 10)	<u>(=)</u>
CALIFORNIA RESIDENTIAL PURCHASE AG	
Produced with alphoracy by atplaces 140/10 Filters Neb Road, Fra	ser, triphinin 48020 www.zieloniz.com RAMAN

Pro	pe	rty Address: 15638 BARBEE ST , Fontans, CA 92336-4575 Date: February 22, 2017
	В.	GOVERNMENT REQUIREMENTS AND RETROFIT:
		(1) Buyer X Seller shall pay for smoke alarm and carbon monoxide device installation and water heater bracing, if required by
		Law. Prior to Close Of Escrow ("COE"), Seller shall provide Buyer written statement(s) of compliance in accordance with state and tocal Law, unless Seller is exempt.
		(2) (I) Buyer Seller shall pay the cost of compliance with any other minimum mandatory government inspections and reports
		n required as a condition of closing escrew linder and I aw
		(II) Buyer Seller shall gay the cost of compliance with any other minimum mandaton, assessment extent attacks
		19441140 85 8 CONDITION OF CIOSING ESCION LINGER AND I AW Whether the work is cognized to be completed before an electric property.
		(iii) Duyer shall be provided. Which the time specified in opported 144 o conv. of any confined commence conducted an
	C	point-of-sale inspection report prepared pursuant to this Agreement or in anticipation of this sale of the Property. ESCROW AND TITLE:
	٠.	(1) (a) Seller shall pay escrow fee
		(b) Escrow Holder shall be
		(b) Escrow Holder shall be (c) The Parties shall, within 5 (or) Days After receipt, sign and return Escrow Holder's general provisions. (2) (a) Buyer [X] Seller shall pay for owner's title insurance policy specified in paragraph 13F
		(2) (a) Buyer X Seller shall pay for owner's title insurance policy specified in paragraph 13E
	_	(Buyer shall pay for any fillo insurance policy insuring Buyor's tender, unless otherwise agreed in writing.)
'	v.	OTHER COSTS:
		(1) Buyer Seller shall pay County transfer tax or fee (2) Buyer S Seller shall pay City transfer tax or fee
		194 Browne W College shall now the same of
		(4) Seller shall pay HOA fees for preparing documents required to be delivered by Civil Code §4525.
		(e) Lippan (xi sener signi pay new rees ic) proporting an decrinicity during than mass recitifed by Livi Cada 64525.
		(6) Buyer to pay for any HOA certification fee.
		(7) Buyar X Seller shall pay for any private transfer fee (8) Buyer Seller shall pay for
		(8) Buyer Seller shall pay for
		(9) Buyer Seller shall pay for
	•	(9) Buyer Seller shall pay for [10] Buyer X Seller shall pay for the cost, not to exceed \$ 450.00, of a standard (orupgraded) cone-year home warranty plan, issued by Click here to select your Service Provider, with the
		following optional coverages: Air Conditioner Pool/Spa Other:
		Buyer is informed that home warranty plans have many optional coverages in addition to those listed above. Buyer is advised
		to investigate these coverages to determine those that may be suitable for Buyer.
		OR Buyer waives the purchase of a home warranty plan. Nothing in this paragraph precludes Buyer's purchasing
		a home warranty plan during the term of this Agreement.
		IMS INCLUDED IN AND EXCLUDED FROM SALE:
•		NOTE TO BUYER AND SELLER: Items fisted as included or excluded in the MLS, flyers or marketing materials are not included in the surphese original flow the
		included in the purchase price or excluded from the sale unless specified in paragraph 8 B or C. ITEMS INCLUDED IN SALE: Except as otherwise specified or disclosed,
•		(1) All EXISTING fixtures and fittings that are attached to the Property;
		(2) EXISTING electrical, mechanical, lighting, plumbing and heating fixtures, ceiling fans, fireplace inserts, gas logs and grates,
		solar power systems, built-in appliances, window and door screens, awnings, shutters, window coverings, attached floor
		coverings, lelevision antennas, satellite dishes, air coclers/conditioners, pcol/spa equipment, garage door openers/remote
		controls, malibox, in-ground tandscaping, trees/strubs, water leatures and fountains, water softeners, water purifiers, security
		systems/alarms and the following if checked: all stove(s), except ; all refrigerator(s) except ; all washer(s) and dryer(s), except ; all washer(s) and dryer(s), except ;
		except;; and dryer(s), except; (3) The following additional items:
		(4) Edisting integrated phone and home automation systems, including necessary components such as intranct and internet
		connected hardware or devices, control units (other than non-dedicated mobile devices, electronics and computers) and
		applicable software, permissions, passwords, codes and access information, are (are NOT) included in the sale.
		(5) LEASED OR LIENED ITEMS AND SYSTEMS: Seller shall, within the time specified in paragraph 14A, (i) disclose to Buyer
		if any item or system specified in paragraph 8B or otherwise included in the sale is leased, or not owned by Seller, or
		specifically subject to a lian or other encumbrance, and (ii) Deliver to Buyer all written materials (such as lease, warranty,
		etc.) concerning any such item. Buyer's ability to assume any such tease, or willingness to accept the Proporty subject to any such lien or encumbrance, is a contingency in favor of Buyer and Seller as specified in paragraph 14B and C.
		(6) Seller represents that all items included in the purchase price, unless otherwise specified, (i) are owned by Seller and shall
		be transferred free and clear of liens and encumbrances, except the items and systems identified pursuant to 88(5) and
		, and (ii) are transferred without Seller warranty regardless of value.
	C.	ITEMS EXCLUDED FROM SALE: Unless otherwise specified, the following items are excluded from sale: (i) sudio and video
		components (such as flat screen TVs, speakers and other items). If any such item is not listelf attached to the Property, oven if a
		bracket or other mechanism attached to the component or item is attached to the Property; (8) furniture and other items secured
		to the Property for carthquake purposes; and (iii)
		. Brackets attached to walls, floors or cellings for any such component, furniture
		or item shall, remain with the Property (or will be removed and holes or other damage shall by repaired, but not painted).
Roma		Initials () Sollor's Initials () ()
•		A REVISED 12/15 (PAGE 3 OF 10)
· • · · /		CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 3 OF 10)
		Construct with principles and part (Parts Street Parts

Pn 9.	CF	rty Address: <u>15638 BARBEE ST , Fontane, CA 92336-4575</u> .OSING AND POSSESSION:		_ Date: <u>Februa</u>	<u>ry 22, 2017</u>	
	A. B.	Buyer intends (or does not intend) to occupy the Property as Buyer's primary resident Seller-occupied or vacant property: Possession shall be delivered to Buyer: (i) at 6 F	M or ([AM/ PM)	ee lika dala .	of Class
		Of Escrow, (II) I no later than calendar days after Close Of Escrow or (III) That		3M on		
	G.	Parties are advised to sign a separate occupancy agreement such as CAR Form SII days, CAR Form RLAS for Selter continued occupancy of 30 days or more; and insurance and local advisors for information about liability and damage or information and liability and dama	nain in pos P. for Sella (ii) the Par	session after Closer continued occupities are advised	ancy of less	than 30
	D.	Tenant-occupied property: Property shall be vacant at least 6 (or) Days Prior virting. Note to Seller: If you are unable to deliver Property vacant in accordance	n Buyer's i to Close C	oan, If Escrow, unless	othonviso ec	med in
	OR	you may be in breach of this Agreement. Tenant to remain in possession (C.A.R. Form TIP).			•	
	E.	At Close Of Escrow: Seller assigns to Buyer any assignable warranty rights for items inclusively available Copies of any such warranties. Brokers cannot and will not determine the assignable Copies of any such warranties.	ided in the	salo; and Seller a	hall Deliver to	o Buyar
	F.	At Close Of Escrow, unless otherwise agreed in writing, Sollor shall provide keys, passimallboxes, security systems, alarms, home automation systems and intranet and International Control of the Contro	words, cod	as and/or maans	to operate a	Il locks,
		price, and garage door openers. If the Property is a condeminium or located in a commite pay a deposit to the Homeowners' Association ("HOA") to obtain keys to accessible H	non interes OA facilitie	it subdivision, Buj is.	yer may be n	borkupa
		ATUTORY AND OTHER DISCLOSURES (INCLUDING LEAD-BASED PĂINT HAZARD DIS (1) Sellor shall, within the timo specified in paragraph 14A, Deliver to Buyer; (i) if requ				
		Based Paint Disclosures (C.A.R. Form FLD) and pamphiet ("Lead Disclosures"); and notices required by sections 1102 et. seq. and 1103 et. seq. of the Civil Code ("Statut but are not limited to, a Real Estate Transfer Disclosure Statement ("TDS"), Natural actual knowledge of release of illegal controlled substance, notice of special tex a equivalent notice regarding the Mello-Rous Community Facilities Act of 1982 and in	(ii) unless bry Disclos Hazard Dis nd/or asso aprovemen	exempt, fully com sures"). Statutory sciesure Stateme issments (cr. if s	pleted disclos Disclosures i nt ("NHD"), n llowed, subst	sures or include, catice or tantially
		sciual knowledge, of industrial use and military ordinance location (C.A.R. Form SPQ (2) Any Statutory Discissure required by this paragraph is considered fully completed if S	Seller has a			
		and signed the Sciler section(s) and the Listing Agent, if any, has completed and sign an Agent Visual inspection Disclosure (C.A.R. Form AVID). Nothing stated herein rull to (I) conduct a reasonably competent and diligent visual inspection of the accessible of the TDS, or an AVID, material facts affocing the value or desirability of the Property an inspection or (ii) complete any sections on all disclosures required to be complete	eves a Buy areas of the that were	yer's Broker, if am e Property and dis or should have be	y, from the eb sclose, on Se	otgation ection IV
		(3) Note to Buyer and Seiter: Waiver of Statutory and Load Disclosures is prohibited by	y Law.			
		(4) Within the time specified in paragraph 14A, (1) Seller, unless exempt from the ob- provide Buyer with a Seller Property Questionnaire (CAR. Form SPQ); (ii) if Seller complete and provide Buyer with an Exempt Seller Disclosure (CAR. Form ESD).	er is not ro	quired to provide	a TDS, Self	er shall
		(5) Buyer shall, within the time specified in paragraph 14B(1), return Signed Copies of the (6) in the event Seller or Listing Broker, prior to Close Of Escrow, becomes aware Property, or any material inaccuracy in disclosures, information or representation promptly provide a subsequent or amended disclosure or notice, in writing, cover amended disclosure shall not be required for conditions and material inaccuration and disclosure of the provided to or obtained by Buyer or ordered and	of advers ons previous oring those oracles of	e conditions mai usly provided to items. However which Buyer is	terially affect Buyer, Selle , a subsequ	ing the er shall rent or
		(7) If any disclosure or notice specified in paragraph 10A(1), or subsequent or amended	disclosur	e or notice is Deli	vered to Buy	er aller
		the offer is Signed, Buyar shall have the right to cancel this Agreement within 3 to Delivery by deposit in the mail, by giving written notice of cancellation to Seller or Sol			on, or 5 Day	raffA er
		NATURAL AND ENVIRONMENTAL HAZARD DISCLOSURES AND OTHER BOOKLE Seller shall, if required by Law: (i) Deliver to Buyor carthquake guide(s) (and questionne energy rating pamphlet; (ii) disclose if the Property is located in a Special Flood I laze	:TS: Withlir Bire), envir ord Arco;	n the time specifie onmental hazard: Potential Ficodin	s booklet, and g (inundation	d home 1) Area;
		Very High Fire Hazard Zone; State Fire Responsibility Area; Earthquake Fault Zone; a citier zone as required by Law and provide any other information required for those zone.	15.	- · · · - · · · · · · · · · · · · · · ·	• •	•
		WITHHOLDING TAXES: Within the time specified in paragraph 14A, to avoid required with substitute, an affidavit sufficient to comply with federal (FIRPTA) and California withholding	Law (C.A.	R. Form AS or QS	š).	
		MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to Section 290.46 of registered sex offenders is made available to the public via an Internet Web site	mainteind	ed by the Depar	tment of Jui	slice al
		www.meganstaw.ca.gov. Depending on an offender's criminal history, this informatic offender resides or the community of residence and ZIP Code in which he or she residence.	brii liiw na	lude either the a	ddress at wh	rich the
		check this website. If Buyer wants further information, Broker recommends that Buy				
	E	Buyer's inspection contingency period. Brokers do not have expertise in this area.) NOTICE REGARDING GAS AND HAZARDOUS LIQUID TRANSMISSION PIPELINES				
		you that information about the general location of gas and hazardous liquid transmiss National Pipelino Mapping System (NPMS) Internet Web site maintained by the U	sion pipelii Inited Stat	nes is available t es Department c	o the public of Transports	via the etion at
		http://www.npms.phmsa.dot.gov/. To seek further information about possible trans- contact your local gas utility or other pipeline operators in the area. Contact informati	iq noizzim	pelines near the	Property, yo	ou may
		Code and county on the NPMS Intornet Web site.	on to pip	omio operazioni		-,
	٠.	CONDOMINIUM/PLANNED DEVELOPMENT DISCLOSURES: (1) SELLER HAS: 7 (or) Days After Acceptance to disclose to Buyer if the f	Property Is	a condominium	, or is locati	ed in a
		planned development or other common interest subdivision (C.A.R. Form SPQ or ESD).		₩ K		
		thilists () () (Seller's (A REVISED 12/15 (PAGE 4 OF 10)	Initials (_	1400){	,	
	. •	CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA- Produced with 3 bi Form? by 7 bi Logar 16070 (7 boon 148c (Logar, France, Medigan 48028) mery		E 4 OF 10}	RAMAN	

-EXHIBIT-1

Property Address: 15638 BARBER ST , Fontana, CA 92336-4575

Date: February 22, 2017

(2) If the Property is a condominium or is located in a planned development or other common interest subdivision, Seiter has) Days After Acceptance to request from the HOA (C.A.R. Form HOA1): (I) Copies of any documents required by Law, (ii) disclosure of any pending or anticipated claim or litigation by or against the HOA; (iii) a statement containing the location and number of designated parking and storage spaces; (iv) Copies of the most recent 12 months of HOA minutes for regular and special meetings; and (v) the names and contact information of all HOAs governing the Property (collectively. "CI Disclosures"). (vi) private transfer fees; (vii) Pot fee restrictions; and (viii) smoking restrictions. Setter shall itemize and Deliver to Buyer all Ci Disclosures

received from the HOA and any CI Disclosures in Seller's possession. Buyer's approval of CI Disclosures is a contingency of this Agreement as specified in paragraph 14B(3). The Party specified in paragraph 7, as directed by escrow, shall deposit funds into escrow or direct to HOA or management company to pay for any of the above.

11. CONDITION OF PROPERTY: Unless otherwise agreed in writing: (i) the Property is sold (a) "AS-IS" in its PRESENT physical condition as of the date of Acceptance and (b) subject to Buyer's investigation rights; (ii) the Property, including pool, spa, landscaping and grounds, is to be maintained in substantially the same condition as on the date of Acceptance; and (iii) all debris and personal property not included in the sale shall be removed by Close Of Escrow.

A. Seller shall, within the time specified in paragraph 14A, DISCLOSE KNOWN MATERIAL FACTS AND DEFECTS affecting the Property, including known insurance claims within the past five years, and make any and all other disclosures required by law.

B. Buyer has the right to conduct Buyer investigations of the Property and, as specified in paragraph 14B, based upon information

discovered in those investigations: (i) cancel this Agreement; or (ii) request that Seller make Repairs or take other action.

C. Buyer is strongly advised to conduct investigations of the entire Property in order to determine its present condition. Soller may not be aware of all defects affecting the Property or other factors that Buyer considers important. Property improvements may not be built according to code, in compliance with current Law, or have had permits issued.

12. BUYER'S INVESTIGATION OF PROPERTY AND MATTERS AFFECTING PROPERTY:

- A. Buyer's acceptance of the condition of, and any other matter affecting the Property, is a contingency of this Agreement as specified in this paragraph and paragraph 14B. Within the time specified in paragraph 14B(1), Buyer shall have the right, at Buyer's expense unless otherwise agreed, to conduct inspections, tovestigations, lests, surveys and other studies ("Buyer investigations"), including, but not iimited to: (i) a general physical inspection; (ii) an inspection specifically for wood destroying pests and organisms. Any inspection for wood destroying pasts and organisms shall be prepared by a registered Structural Pest Control company; shall cover the main building and attached structures; may cover detached structures; shall NOT include water tests of shower pans on upper level units unless the owners of property below the shower consent; shall NOT include roof coverings; and, if the Property is a unit in a condominium or other common interest subdivision, the inspection shall include only the separate interest and any exclusive-use areas being transferred, and shall NOT include common areas; and shall include a report ("Pest Control Report") showing the findings of the company which shall be separated into sections for evident infestation or infections (Section 1) and for conditions likely to lead to infestation or infection (Section 2); (III) inspect for lead-based paint and other load-based paint hazards; (IV) satisfy Buyer as to any matter specified in the attached Buyer's Inspection Advisory (C.A.R. Form BIA); (v) review the registered sox offender database; (vi) confirm the insurability of Buyer and the Property including the availability and cost of flood and fire insurance; and (vil) roview and seek approval of leases that may need to be assumed by Buyer, Without Seller's prior written consent, Buyer shall neither make nor cause to be made: invasive or destructive Buyer investigations, except for minimally invasive testing required to prepare a Pest Control Report; or inspections by any governmental building or zoning inspector or government employee, unless required by Law.
 Seller shall make the Property available for all Buyer Investigations. Buyer shall (I) as specified in paragraph 14B, complete
- Buyer investigations and oither remove the contingency or cancel this Agreement, and (ii) give Soller, at no cost, complete Copies of all such investigation reports obtained by Buyer, which obligation shall survive the termination of this Agreement.
- Soller shall have water, gas, electricity and all operable pilot lights on for Buyer's Investigations and through the date possession is made available to Buyer.
- Buyer indemnity and solice protection for entry upon property: Buyer shall: (1) keep the Property free and clear of itens; (11) repair all damage ensure from Buyer investigations; and ((ii) indemnify and hold Seller harmless from all resulting liability, claims, damands, damages and costs. Buyer shall carry, or Buyer shall require anyone acting on Buyer's behalf to carry, policios of flability, workers' compansation and other applicable insurance, defending and protecting Salter from Lability for any Injuries to persons or property occurring during any Buyer Investigations or work done on the Property at Buyer's direction prior to Close Of Escrew. Soller is advised that certain protections may be afforded Seller by recording a "Notice of Non-Responsibility" (C.A.R. Form NNR) for Buyer Investigations and work done on the Property at Buyer's direction. Buyer's obligations under this paragraph shall survive the termination of this Agreement.

13. TITLE AND VESTING:

- A. Within the time specified in paragraph 14, Buyer shat be provided a current preliminary title roport ("Preliminary Report"). The Proliminary Report is only an offer by the title insurer to issue a policy of title insurance and may not contain every item affecting title. Buyer's review of the Pretiminary Report and any other matters which may affect title are a contingency of this Agreement as specified in paragraph 148. The company providing the Pretiminary Report shall, prior to issuing a Pretiminary Report, conduct a search of the General Index for all Sciliers
- except banks or other institutional landers setting properties they acquired through foreclosure (REOs), corporations, and government entities. Select shall within 7 Days After Acceptance, give Escrow Holder a completed Statement of Information.

 B. Title is taken in its present condition subject to all encumbrances, easements, covenants, conditions, restrictions, rights and other matters, whether of record or not, as of the date of Acceptance except for: (i) monotary lines of record (which Seller is obligated to pay off) unless Buyer is assuming those obligations or taking the Property subject to those obligations; and (ii) those matters which Seller has agreed to remove in writing.

Within the time specified in paragraph 14A, Seller has a duty to disclose to Buyer all maillers known to Seller affecting title, whether of record or not.

At Close Of Escrov, Buyer shall receive a grant deed conveying title (or, for stock cooperative or long-term lease, an assignment of stock cartificate or of Seller's teasehold intenst), including oil, mineral and water rights if currently owned by Sellor. Title shall vest as designated in Buyer's supplemental escrow instructions. THE MANNER OF TAKING TITLE MAY HAVE SIGNIFICANT LEGAL AND TAX CONSEQUENCES, CONSULT AN APPROPRIATE PROFESSIONAL.

Buyer's initials () () (RPA-CA REVISED 12/15 (PAGE 5 OF 10)

Seiler's initials (KW)(_

CALIFORNIA RÉSIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 5 OF 10)

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Buyer's initials (_______) (_____) (RPA-CA REVISEDH2/15 (PAGE 6 OF 10)

instructions. A Party may be subject to a civil penalty of up to \$1,000 for refusal to sign cancellation instructions if πο good faith dispute positions as to who is entitled to the deposited funds (Civil Code §1057.3). Soller's Initiats (2007) (

Date: Fobruary 22, 2017 15. FINAL VERIFICATION OF CONDITION: Buyer shall have the right to make a final verification of the Property within 5 (or _____ Prior to Close Of Escrow, NOT AS A CONTINGENCY OF THE SALE, but solely to confirm: (1) the Property is maintained pursuant to paragraph 11; (II) Repairs have been completed as agreed; and (III) Seller has compiled with Seller's other obligations under this Agreement (C.A.R. Form VP).

- 16. REPAIRS: Repairs shall be completed prior to final verification of condition unless otherwise agreed in writing. Repairs to be performed at Sellar's expense may be performed by Sellar or through others, provided that the work compiles with applicable Law, including governmental permit, inspection and approval requirements. Repairs shall be performed in a good, skillful manner with materials of quality and appearance comparable to existing materials. It is understood that exact restoration of appearance or cosmetic lioms following all Repairs may not be possible. Sellar shall: (I) obtain invoices and paid receipts for Repairs performed by others; (II) prepare a written statement indicating the Repairs performed by Seller and the date of such Repairs; and (iii) provide Copies of invoices and paid receipts and statements to Buyer prior to final verification of condition.
- 17. PRORATIONS OF PROPERTY TAXES AND OTHER ITEMS: Unless otherwise agreed in writing, the following items shall be PAID CURRENT and prorated between Buyer and Seller as of Close Of Escrow: real property taxes and assessments, interest, rents, HOA regular, special, and emergency dues and assessments imposed prior to Close Of Escrow, premiums on insurance assumed by Buyer, payments on bonds and assessments assumed by Buyer, and payments on Mello-Roos and other Special Assessment District bonds and assessments that are now a lian. The following items shall be assumed by Buyer WITHOUT CREDIT toward the purchase price: prorated payments on Mello-Roos and other Special Assessment District bonds and assessments and HOA special assessments that are now a fien but not yet due. Property will be reassessed upon change of ownership. Any supplemental tax bills shall be paid as follows: (f) for periods after Close Of Escrow, by Buyer; and (II) for periods prior to Close Of Escrow, by Seliar (see C.A.R. Form SPT or SBSA (or further information). TAX BILLS ISSUED AFTER CLOSE OF ESCROW SHALL BE HANDLED DIRECTLY BETWEEN BUYER AND SELLER, Prorations shall be made based on a 30-day month. 18. BROKERS:
 - A. COMPENSATION: Seller or Buyer, or both, as applicable, agree to pay compensation to Broker as specified in a separate written agreement between Broker and that Soller or Buyar. Compensation is payable upon Close Of Escrow, or if escrow does not close, as otherwise specified in the agreement between Broker and that Seller or Buyer.
 - B. SCOPE OF DUTY: Buyer and Seller acknowledge and agree that Broker. (I) Does not decide what price Buyer should pay or Seller should accept; (ii) Does not guarantee the condition of the Property; (iii) Does not guarantee the performance, adequacy or completeness of inspections, services, products or repairs provided or made by Setter or others; (Iv) Does not have an obligation to conduct an inspection of common areas or areas off the site of the Property; (v) Shall not be responsible for identifying defects on the Property, in common areas, or offeito unless such defects are visually observable by an inspection of reasonably accessible areas of the Property or are known to Broker, (vi) Shall not be responsible for inspecting public records or permits concerning the title or use of Property; (vil) Shall not be responsible for Identifying the tocation of boundary lines or other items affecting title; (vill) Shall not be responsible for varifying square footage, representations of others or information contained in investigation reports, Multiple Listing Service, advertisements, flyors or other promotional material; (ix) Shall not be responsible for determining the fair market value of the Property or any personal property included in the sale; (x) Shall not be responsible for providing legal or tax advice regarding any aspect of a transaction entered into by Buyer or Seller, and (xi) Shall not be responsible for providing other advice or information that exceeds the knowledge, education and experience required to perform real estate licensed activity. Buyer and Seller agree to seek legal, tax, insurance, title and other desired assistance from appropriate professionals.
- 19. REPRESENTATIVE CAPACITY: If one or more Parties is signing this Agreement in a representative capacity and not for him/herself es an individual then that Party shell so indicate in paragraph 31 or 32 and attach a Representative Capacity Signature Disclosure (C.A.R. Form RCSD). Wherever the signature or initials of the representative identified in the RCSD appear on this Agreement or any related documents, it shall be deemed to be in a representative capacity for the entity described and not in an individual capacity, unless otherwise indicated. The Party acting in a representative capacity (I) represents that the entity for which that party is ecling already exists and (II) shall Deliver to the other Party and Escrow Holder, within 3 Days After Acceptance, evidence of authority to act in that capacity (such as but not limited to: applicable portion of the trust or Certification Of Trust (Probato Code §18100.5), letters testamentary, court order, power of attorney, corporate resolution, or formation documents of the business entity).

 20. JOINT ESCROW INSTRUCTIONS TO ESCROW HOLDER:
 - A. The following paragraphs, or applicable portions thereof, of this Agreement constitute the joint escrew instructions of Buyer and Seller to Escrow Holder, which Escrow Holder is to use along with any related counter offers and addende, and any additional mutual instructions to close the escrow: paragraphs 1, 3, 4B, 5A, 6, 7, 10C, 13, 14G, 17, 18A, 19, 20, 26, 29, 30, 31, 32 and paragraph D of the section titled Real Estate Brokers on page 10. If a Copy of the separate compensation agreement(e) provided for in paragraph 18A, or paragraph D of the section tilled Real Estate Brokers on page 10 is deposited with Escrow Holder by Broker, Escrow Holder shall accept such agreement(s) and pay out from Buyer's or Sollar's funds, or both, as applicable, the Broker's compensation provided for in such agreement(s). The terms and conditions of this Agreement not set forth in the specified paragraphs are additional motters for the information of Escrow Holder, but about which Escrow Holder need not be concerned. Buyer and Seller will receive Escrow Holder's general provisions, if any, directly from Escrow Holder and will execute such provisions within the time specified in paragraph 7C(1)(c). To the extent the general provisions are inconsistent or conflict with this Agreement, the general provisions will control as to the duties and obligations of Escrow Holder only. Buyer and Solier will execute additional instructions, documents and forms provided by Escrow Holder that are reasonably necessary to close the escrow and, as directed by Escrow Holder, within 3 (or ____) Days, shall pay to Escrow Holder or HOA or HOA management company or others any fee required by paragraphs 7, 10 or elsewhere in this Agreement.
 - B. A Copy of this Agreement including any counter offer(s) and addends shall be delivered to Escrow Holder within 3 Days After). Buyer and Seller authorize Escrow Holder to accept and rely on Copies and Signatures as defined in this Agreement as originals, to open escrow and for other purposes of escrow. The validity of this Agreement as between Buyer and Seller is not affected by whether or when Escrow Holder Signs this Agreement. Escrow Holder shall provide Seller's Statement of Information to Title company when received from Seller, if Seller delivers an affidavit to Escrow Holder to satisfy Seller's FIRPTA obligation under paragraph 10C, Escrow Holder shall deliver to Buyer a Qualified Substitute statement that complies with federal Law.

Buyer's Initials (_______)(_____)
RPA-CA REVISED 12/15 (PAGE 7 OF 10)

Soiler's Initials (__KON)



CALIFORNIA RÉSIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 7 OF 10) and with stip formati by stip Lagis 18370 Filtron 1600 Road, Finson, Michigan 48026 <u>when stip Lagis com</u>

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bankruptcy court.

Buyara Initiats (

Proc	er	ty Address: 15638 BARBEE ST . Fontana, CA 92336-4575 Date: February 22, 2017
Ć	3.	Brokers are a party to the escrow for the sole purpose of compensation pursuant to paragraph 18A and paragraph D of the socion titled Real Estate Brokers on page 10. Buyer and Seller irrevocably assign to Brokers compensation specified in paragraph 18A, and irrevocably instruct Escrow Holder to disburse those funds to Brokers at Close Of Escrow or pursuant to any other mutually executed cancollation agreement. Compensation instructions can be amended or revoked only with the written consent of Brokers. Buyer and Seller shall release and hold hamless Escrow Holder from any liability resulting from Escrow Holder's payment to Broker(s) of compensation pursuant to this Agreement.
		Upon receipt, Escrow Holder shell provide Soller and Soller's Broker verification of Buyer's deposit of funds pursuant to paragraph 3A and 3B. Once Escrow Holder becomes ewere of any of the following, Escrow Holder shell immediately notify all Brokers: (i) if Buyer's initial or any additional deposit or down payment is not made pursuant to this Agreement, or is not good at time of deposit with Escrow Holder; or (ii) if Buyer and Seller instruct Escrow Holder to cancel escrow.
		A Copy of any amendment that affects any paragraph of this Agreement for which Escrow Holder is responsible shall be delivered to Escrow Holder willtin 3 Days after mutual execution of the amendment.
		MEDIES FOR BUYER'S BREACH OF CONTRACT:
		Any clause added by the Parties specifying a remedy (such as release or forfeiture of deposit or making a deposit non-refundable) for failure of Buyer to complete the purchase in violation of this Agreement shall be deemed invalid unless the clause independently satisfies the statutory liquidated damages requirements set forth in the Civil Code.
E		LIQUIDATED DAMAGES: If Buyer fails to complete this purchase because of Buyer's default, Seller shall retain, as liquidated damages, the deposit actually paid. If the Property is a dwelling with no more than four units, one of which Buyer intends to occupy, then the amount retained shall be no more than 3% of the purchase price. Any excess shall be returned to Buyer. Except as provided in paragraph 14H, release of funds will require mutual, Signed release instructions from both Buyer and Seller, judicial decision or arbitration award, AT THE TIME OF
		ANY INCREASED DEPOSIT BUYER AND SELLER SHALL SIGN A SEPARATE LIQUIDATED DAMAGES PROVISION INCORPORATING THE INCREASED DEPOSIT AS LIQUIDATED DAMAGES (C.A.R. FORM RID). Buyer's initials Seller's initials
22 , C	HS	PUTE RESOLUTION:
		MEDIATION: The Parties agree to mediate any dispute or claim arising between them out of this Agreement, or any resulting transaction, before resorting to arbitration or court action through the C.A.R. Real Estate Mediation Center for Consumers (www.consumermediation.org) or through any other mediation provider or service mutually agreed to by the Parties. The Parties also agree to mediate any disputes or claims with Broker(s), who, in writing, agree to such mediation prior to, or within a reasonable time after, the dispute or claim is presented to the Broker. Mediation fees, if any, shall be divided equally among the Parties involved. If, for any dispute or claim to which this paragraph applies, any Party (I) commences an action without first attempting to resolve the metier through mediation, or (ii) before commencement of an action, infuses to modiate after a request has been made, then that Party shall not be entitled to recover attempt fees, even if they would otherwise be available to that Party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED. Excludions from this mediation agreement are specified in paragraph 22C.
E		ARBITRATION OF DISPUTES:
		The Parties agree that any dispute or claim in Law or equity arising between them out of this Agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration. The Parties also agree to arbitrate any disputes or claims with Broker(s), who, in writing, agree to such arbitration prior to, or within a reasonable time after, the dispute or claim is presented to the Broker. The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of residential real estate Law experience, unless the parties mutually agree to a different arbitrator. The Parties shall have the right to discovery in accordance with
		Code of Civil Procedure §1283,05. In all other respects, the arbitration shall be conducted in accordance with Title 9 of Part 3 of the Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered into any court having jurisdiction. Enforcement of this agreement to arbitrate shall be governed by the Federal Arbitration Act. Exclusions from this arbitration agreement are specified in paragraph 22C.
		"NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREENG TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY
		rights you might possess to have the dispute litigated in a court or jury trial. By initialing in the space below you are giving up your judicial rights to discovery and appeal, unless those rights are specifically included in the 'arbitration of disputes' provision. If you refuse to submit to arbitration after agreeing to this provision, you
		MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE. YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY." "WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION TO NEUTRAL ARBITRATION."
		Buyer's Initials // Solior's Initials/
c	١.	ADDITIONAL MEDIATION AND ARBITRATION TERMS:
•		(1) EXCLUSIONS: The following matters are excluded from mediation and erbitration: (i) a judicial or non-judicial fereclesure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined in Civil Code §2985; (ii) an unlawful detainer action; and (iii) any matter that is within the jurisdiction of a probate, small claims or

RPA-CA REVISED 12/16 (PAGE 8 OF 10)

CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 8 OF 10)

Produced with addressing by about 10/170 Freen Main House, Manager, Mana

Seller's Initials (

Property Address: 15638 BARBEE ST , Fontane, CA 92336-4575	Date: <i>February 22, 2017</i>
(2) PRESERVATION OF ACTIONS: The following shall not constitute a walver provisions: (i) the filling of a court action to preserve a statute of limitations recording of a notice of pending action, for order of attachment, receivership	s; (II) the filing of a court action to enable the
 (ii) the filing of a mechanic's lien. (3) BROKERS: Brokers shall not be obligated nor compelled to mediate or arbite Broker(s) participating in mediation or arbitration shall not be deemed a party 	to this Agreement.
23. SELECTION OF SERVICE PROVIDERS: Brokers do not guarantee the performance of any whather referred by Broker or selected by Bruyer, Seller or other person. Buyer and Seller may 24. MULTIPLE LISTING SERVICE ("MLS"): Brokers are authorized to report to the MLS a person.	vendors, service or product providers ("Providers"), y select ANY Providers of their own choosing
price and other terms of this transaction shall be provided to the MLS to be published and to use the information on terms approved by the MLS.	disseminated to persons and entities authorized
25. ATTORNEY FEES: In any action, proceeding, or arbitration between Buyer and Seller aris Seller shall be entitled to reasonable attorney fees and costs from the non-prevaling Buyer 26. ASSIGNMENT: Buyer shall not assign all or any part of Buyer's interest in this Agreement consent of Seller to a specified assignee. Such consent shall not be unreasonably with relieve Buyer of Buyer's obligations pursuant to this Agreement unless otherwise agreed in 27. EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal, state	r or Seller, except as provided in paragraph 22A. I willhout first having obtained the separate written Inheld. Any total or partial assignment shall not I writing by Seller. (C.A.R. Form ADAA).
28. TERMS AND CONDITIONS OF OFFER: This is an offer to purchase the Property on the above terms and conditions. The liquidisplanary paragraph is incorporated in this Agreement if initiated by all Parties or if incorporated addendum. If at least one but not all Parties initiate, a counter offer is required until agreement offer the Property for sale and to accept any other offer at any time prior to notificat acknowledge receipt of a Copy of the offer and agree to the contimation of agency of subsequently defaults, Buyer may be responsible for payment of Brokers' compensation, or modification, including any Copy, may be Signed in two or more counterparts, all of whice time of the essence. All underst Agreement, its terms are intended by the Parties as a final, complete and exclusive expression and may not be contradicted by evidence of any prior agreement or contemporaneous oral agent by Inaffective or Invalid, the remaining provisions will nevertheless be given full torce and officet.	craled by mutural agreement in a counter offer or ent is reached. Seller has the right to continue to ion of Acceptance. The Parties have read and etationships. If this offer is accepted and Buyer This Agreement and any supplement, addendum the shall constitute one and the same writing. tandings between the Parties are incorporated in this of their Agreement with respect to its subject matter, sement. If any provision of this Agreement is hald to
be interpreted and disputes shall be resolved in accordance with the Laws of the State of Caffor it may be extended, amended, modified, altered or changed, except in writing Signed by E 30. DEFINITIONS: As used in this Agreement:	mia. Neither this Agreement nor any provision in Buyer and Seller.
 A. "Acceptance" means the time the offer or final counter offer is accepted in writing received by the other Party or that Party's authorized agent in accordance with the term. B. "Agreement" means this document and any counter offers and any incorporated add between the Parties. Addenda are incorporated only when Signed by all Parties. C. "C.A.R. Form" means the most current version of the specific form referenced or anotic. D. "Close Of Escrow", including "COE", means the date the grant deed, or other evidence. 	is of this offer or a final counter offer, lenda, collectively forming the binding agreement her comparable form agreed to by the parties, so of transfer of title, is recorded.
 E. "Copy" means copy by any means including photocopy, NCR, facsimile and electronic F. "Days" means calender days. However, after Acceptance, the last Day for perfor (including Close Of Escrow) shall not include any Saturday, Sunday, or legal holiday and G. "Days After" means the specified number of calendar days after the occurrence of the on which the specified event occurs, and ending at 11:59 PM on the final day. H. "Days Prior" means the specified number of calendar days before the occurrence of 	rmance of any act required by this Agreement of shall instead be the next Day. e event specified, not counting the calendar date
date on which the specified event is scheduled to occur. i. "Deliver", "Delivered" or "Delivery", unless otherwise specified in writing, means Buyer or Seller or the individual Real Estate Licensee for that principal as specified in t	and shall be effective upon: personal receipt by
regardless of the method used (i.e., messenger, mail, email, fax, other). J. "Electronic Copy" or "Electronic Signature" means, as applicable, an electronic consumer and Seller agree that electronic means will not be used by either Party to modify without the knowledge and consent of the other Party.	copy or signature complying with California Law. or alter the content or integrity of this Agrooment
 K. "Law" means any law, code, statute, ordinance, regulation, rule or order, which is add legislative, judicial or executive body or agency. L. "Repairs" means any repairs (including pest control), alterations, replacements, modified. 	
under this Agreement. M. "Signod" means either a handwritten or electronic signature on an original document, 31. EXPIRATION OF OFFER: This offer shall be deemed revoked and the deposit, if any, sha	Copy or any counterpart.
by Seller and a Copy of the Signed offer is personally received by Buyer, or by who is authorized to receive it, by 5:00 PM on the third Day after this offer is signed by Buyer on (date)).	er (or by AMI PM,
One or more Buyers is signing this Agreement in a representative capacity and not representative Capacity Signature Disclosure (C.A.R. Form RCSD-B) (gradditional torms.	for him/horsoif as an individual. See attached —
Date 02/22/2017 BUYER SULLISMO (Print name) SUMMERWOOD PARTNERS	
DateBUYER	
(Print name)	
Additional Signature Addendum attached (C.A.R. Form ASA). Seller's Init	
RPA-CA REVISED 12/15 (PAGE 9 OF 10) CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA Produced with sloform® by siplugic 16070 Fibern Mile Read, France, Miletipan 48028 1000	L-CA PAGE 9 OF 10)

Property Address: 15838 BARBEE ST , Fontana, CA 92336-4575	Date: February 22, 2017
32. ACCEPTANCE OF OFFER: Seller warrants that Seller is the owner of the Property, or has to Seller accepts the above offer, and agrees to sell the Property on the above terms acknowledges receipt of a Copy of this Agreement, and authorizes Broker to Deliver a Signad Copy	he authority to execute this Agreement. and conditions. Seller has read and
(If checked) SELLERIS ACCEPTANCE IS SUBJECT TO ATTACHED COUNTER OFFER (
One or more Saliers is signing this Agreement in a representative capacity and not for him Representative Capacity Signature Disclosure (C.A.R. Form RCSD-S) for additional terms.	
· · · · · · · · · · · · · · · · · · ·	
DateSELLER	
(Print name)	
(/) (Do not initial if making a counter offer.) CONFIRMATION OF ACCEPTANCE	TE A Case of Sissand Assessinger was
(Initials) personally received by Buyer or Buyer's authorized agent on (date) [] AM [] PM. A binding Agreement is created when a Copy of Signed A Buyer or Buyer's authorized agent whether or not confirmed in this docum is not legally required in order to create a binding Agreement; it is solel Confirmation of Acceptance has occurred.	at
REAL ESTATE BROKERS:	
A. Real Estate Brokers are not parties to the Agreement between Buyer and Seller. B. Agency relationships are confirmed as stated in paragraph 2.	:
C. If specified in paragraph 3A(2), Agent who submitted the offer for Buyer acknowledges receipt of de	sposit.
D. COOPERATING BROKER COMPENSATION: Listing Broker agrees to pay Cooperating B Broker agrees to accept, out of Listing Broker's proceeds in escrew, the amount specified in	the MLS, provided Cooperating Broker
is a Participant of the MLS in which the Property is offered for sale or a reciprocal MLS. If	Listing Broker and Cooperating Broker
are not both Participants of the MLS, or a reciprocal MLS, in which the Proporty is offered specified in a separate written agreement (C.A.R. Form CBC). Declaration of License and Total	itor sale, then compensation must be : ex (C.A.R. Form DLT) may be used to
document that tax reporting will be required or that an exemption exists.	
Real Estate Broken (Setting Firm) A & M PROPERTY MANAGEMENT	CalBRE Lic. # 01059867
By JAY ARORA ColBRE Lic. # 00608813	Date 02/22/2017
By CaiBRE Lic. #	State CA Zip 91765
Telephono (305)880-8100 Fax (305)861,0612 E-mail JARORA@HOTA Real Estate Broker (Listing Firm) NE(#4N KEACHE	AAIL_COM CalBRE Lic.# 00786 172_
Colode In # (2) horrow	V Data 7-17
By CatBRF Lic. # CatBRF Lic. # City UA D NU-7 City UA D NU-7 E-mail	Date State (A Zip 9/90)
Telephone 811 516 37 E-mail	State
ESCROW HOLDER ACKNOWLEDGMENT:	
Escrow Holde: acknowledges receipt of a Copy of this Agreement, (if checked, a deposit in the amount of	s
counter offer numbers Setter's Statement of Information and, and agrees to get as Escrew Holder subje	ect to parament 20 of this Agreement, any
supplemental ascrow instructions and the terms of Escrow Holder's general provisions.	
Escraw Holder is adviced that the date of Confirmation of Acceptance of the Agreement as between Buyer or	
Escrow Holder Escrow # Dato Dato	
Address	
Phone/Fex/E-mail Escrov Holder has the following license number #	
Department of Business Oversight. Department of Insurance, Bureau of Real Estate.	
PRESENTATION OF OFFER: (Proker or Designee Initials) Listing Broker presented this offer to Seller on Proker or Designee Initials	(dato).
REJECTION OF OFFER: () () No counter offer is being made. This offer was rejected by	Soliar on (dato).
O1991-2015, Cationia Association of REALTORSS, tre. United States capyright law (Title 17 U.S. Code) lookids the unsuffered, or any portion thereof, by photocopy machine or any other means, including bealmile or computerized horrale. This FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORSH (CA.R.), NO REPRESEN OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSOTRANSACTIONS, IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.	TATION IS MADE AS TO THE LEGAL VALIDITY
Buyer Acknowledges that page 10 is port of this Agmentiant (Buyer's initials
REAL ESTATE RUSINESS SERVICES, INC. a subsidiary of the CALIFORNIA ASSOCIATION OF REALTORSS SEE SEATH Viril Avanue, Les Appeles, Crifernia 90000	
	ker or Designes
CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PA	GE 10 OF 10)
Proclated with approximate by applicate 16070 February Mile Road, France, Mitchipun 48000 amonuted and	RAMAY

CIVIL CODE SECTIONS 2079.24 (2079.16 APPEARS ON THE FRONT)

2079.13 As used in Sections 2079.14 to 2079.24, inclusive, the following terms have the following meanings: (a) "Agent" means a person acting under provisions of Title 9 (commencing with Section 2295) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code, and under whose Ecense a listing is executed or an offer to purchase is obtained. (b) "Associate licensee" means a person who is Icensed as a real estate broker or salesperson under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code and who is either licensed under a broker or has entered into a written contract with a broker to act as the broker's egent in connection with acts requiring a real estate license and to function under the broker's supervision in the capacity of an associate licensee. The agent in the real properly transaction bears responsibility for his or her associate licensees who perform as agents of the agent. When an associate licensee owes a duty to any principal, or to any buyer or seller who is not a principal, in a real property transaction, that duty is equivalent to the duty owed to that party by the broker for whom the associate licensee functions, (c) "Buyer" means a transferee in a real property transaction, and includes a person who executes an offer to purchase real property from a seller through an agent, or who seeks the services of an agent in more than a casual, transitory, or preliminary manner, with the object of entering into a real property transaction. "Buyer" includes vendee or lessee. (d) "Commercial real property" means all real property in the state, except single-family residential real property, dwelling units made subject to Chapter 2 (commencing with Section 1940) of Title 5, mobilishemes, as defined in Section 798.3, or recreational vehicles, as dofined in Section 799.29. (a) "Dual agent" means an agent acting, either directly or through an associate licensee, as agent for both the seller and the buyer in a real properly transaction. (f) "Listing agreement" means a contract between an owner of real properly and an agent, by which the agent has been authorized to sell the real property or to find or obtain a buyer. (g) "Listing agent" means a person who has obtained a listing of real property to act as an agent for compensation. (h) "Listing price" is the amount expressed in dollars specified in the listing for which the seller is willing to sell the real property through the listing agent. (I) "Offering price" is the amount expressed in dollars specified in an offer to purchase for which the buyer is willing to buy the real property. (i) "Offer to purchase" means a written contract executed by a buyer acting through a selling agent that becomes the contract for the sale of the real property upon acceptance by the seller, (k) "Real property" means any estate specified by subdivision (1) or (2) of Section 761 in property that constitutes or is improved with one to four dwelling units, any commercial real property, any leasehold in these types of property exceeding one year's duration, and mobilehomes, when offered for sale or sold through an agent pursuant to the authority contained in Section 10131.6 of the Business and Professions Code. (I) "Real property transaction" means a transaction for the sale of real property in which an agent is employed by one or more of the principals to act in that transaction, and includes a listing or an offer to purchase. (m) "Sell," "sale," or "sold" refers to a transaction for the transfer of real property from the seller to the buyer, and includes exchanges of real property between the seller and buyer, transactions for the creation of a real property sales contract within the meaning of Section 2985, and transactions for the creation of a leasehold exceeding one year's duration, (n) "Seller" means the transferror in a real property transaction, and includes an owner who lists real property with an agent, whether or not a transfer results, or who receives an offer to purchase real property of which he or she is the owner from an agent on behalf of another. "Seller" includes both a vendor and a lessor. (o) "Selling agent" means a listing agent who acts alone, or an agent who acts in cooperation with a listing agent, and who sells or finds and obtains a buyer for the real property, or an agent who locates property for a buyer or who finds a buyer for a property for which no listing exists and presents an offer to purchase to the seller. (p) "Subagent" means a person to whom an agent delegates agency powers as provided in Article 5 (commencing with Section 2349) of Chapter 1 of Title 9. However, "subagent" does not include an associate licensee who is acting under the supervision of an agent in a real property transaction.

2079.14 Listing agents and selling agents shall provide the seller and buyer in a real property transaction with a copy of the disclosure form specified in Section

2079.14 Listing agents and selling agents shall provide the seller and buyer in a real property transaction with a copy of the disclosure form specified in Section 2079.16, and, except as provided in subdivision (c), shall obtain a signed acknowledgement of receipt from that seller or buyer, except as provided in this section or Section 2079.15, as follows: (a) The listing agent, if any, shall provide the disclosure form to the seller prior to entering into the listing agent, (b) The selling agent shall provide the disclosure form to the seller as soon as practicable prior to presenting the seller with an offer to purchase, unless the selling agent previously provided the seller with a copy of the disclosure form pursuant to subdivision (a). (c) Where the selling agent does not deal on a face-to-face basis with the seller, the disclosure form prepared by the selling agent may be furnished to the seller (and acknowledgement of receipt obtained for the selling agent from the seller) by the listing agent, or the selling agent may defiver the disclosure form by certified mail addressed to the seller at his or her last known address, in which case no signed acknowledgement of receipt is required. (d) The selling agent shall provide the disclosure form to the buyer as soon as practicable prior to execution of the buyer's offer to purchase is not prepared by the selling agent, the selling agent shall present the disclosure form to the buyer not later than the next business day after the selling agent receives the offer to purchase from the buyer.

2079.16 In any circumstance in which the seller or buyer refuses to sign an acknowledgement of receipt pursuant to Section 2079.14, the agent, or an associate licensee acting for an agent, shall set forth, sign, and date a written declaration of the facts of the refusal.

2079.16 Reproduced on Page 1 of this AD form.

2079.17 (a) As soon as practicable, the selling agent shall disclose to the buyer and seller whether the selling agent is acting in the real property transaction exclusively as the buyer's agent, exclusively as the seller's agent, or as a dual agent representing both the buyer and the seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller, the buyer, and the selling agent prior to or coincident with execution of that contract by the buyer and the seller, respectively. (b) As soon as practicable, the listing agent shall disclose to the seller whether the listing agent is acting in the real property transaction exclusively as the seller's agent, or as a dual agent representing both the buyer and seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller and the listing agent prior to or coincident with the execution of that contract by the seller.

(c) The confirmation required by subdivisions (a) and (b) shall be in the following form.

(DO NOT COMPLETE, SAMPLE ONLY)

(Name of Listing Agent)

(DO NOT COMPLETE, SAMPLE ONLY)

(DO NOT COMPLETE, SAMPLE ONLY)

(Name of Selling Agent if not the same as the Listing Agent)

(Name of Selling Agent if not the same as the Listing Agent)

(d) The disclosures and confirmation required by this section shall be in addition to the disclosure required by Section 2079.14.

2079.18 No setting agent in a real properly transaction may act as an agent for the buyer only, when the setting agent is also acting as the listing agent in the transaction.

2079.19 The payment of compensation or the obligation to pay compensation to an agent by the settler or buyer is not necessarily determinative of a particular agency relationship between an agent and the settler or buyer. A listing agent and a settling agent may agree to share any compensation or commission paid, or any right to any compensation or commission for which an obligation arises as the result of a real estate transaction, and the terms of any such agreement shall not necessarily be determinative of a particular relationship.

2079.20 Nothing in this article prevents an agent from selecting, as a condition of the agent's employment, a specific form of agency relationship not specifically prohibited by this article if the requirements of Section 2079.14 and Section 2079.17 are compiled with.

2079.21 A dual agent shall not disclose to the buyer that the seller is willing to sell the property at a price less than the listing price, without the express written consent of the seller. A dual agent shall not disclose to the seller that the buyer is willing to pay a price greater than the offering price, without the express written consent of the buyer. This section does not after in any way the duty or responsibility of a dual agent to any principal with respect to confidential information other than price.

2079.22 Nothing in this article precludes a listing agent from also being a selling agent, and the combination of these functions in one agent does not, of itself, make that agent a dual agent.

2079.23 A contract between the principal and agent may be modified or altered to change the agency relationship at any time before the performance of the act which is the object of the agency with the written consent of the parties to the agency relationship.

2079,24 Nothing in this article shall be construed to either diminish the duty of disclosure owed buyers and sellers by agents and their associate licensees, subagents, and employees or to relieve agents and their associate licensees, subagents, and employees from liability for their conduct in connection with acts governed by this article or for any breach of a fiduciary duty or a duty of disclosure.

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AD REVISED 12/14 (PAGE 2 OF 2)

Reviewed by Date 27



DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP (AD PAGE 2 OF 2)



BUYER'S INSPECTION ADVISORY

(C.A.R. Form BIA, Revised 11/14)

Prope	rty Address:	15638 BARBEE ST ,	, Fontana, CA	92336-4575

("Property").

- 1. IMPORTANCE OF PROPERTY INVESTIGATION: The physical condition of the land and improvements being purchased is not quaranteed by either Seller or Brokers. You have an affirmative duty to exercise reasonable care to protect yourself, including discovery of the legal, practical and technical implications of disclosed facts, and the investigation and verification of information and facts that you know or that are within your diligent attention and observation. A general physical inspection typically does not cover all aspects of the Property nor items affecting the Property that are not physically located on the Property. If the professionals recommend further investigations, including a recommendation by a pest control operator to inspect inaccessible areas of the Property, you should contact qualified experts to conduct such additional investigations.
- 2. BROKER OBLIGATIONS: Brokers do not have expertise in all areas and therefore cannot advise you on many items, such as those listed below. If Broker gives you referrals to professionals, Broker does not guarantee their performance.
- 3. YOU ARE STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE PROPERTY, INCLUDING BUT NOT LIMITED TO THE FOLLOWING. IF YOU DO NOT DO SO, YOU ARE ACTING AGAINST THE ADVICE OF BROKERS.
 - A. GENERAL CONDITION OF THE PROPERTY, ITS SYSTEMS AND COMPONENTS: Foundation, roof (condition, age, leaks, useful life), plumbing, heating, air conditioning, electrical, mechanical, security, pool/spa (cracks, leaks, operation), other structural and nonstructural systems and components, fixtures, built-in appliances, any personal property included in the sale, and energy efficiency of the Property.
 - B. SQUARE FOOTAGE, AGE, BOUNDARIES: Square footage, room dimensions, lot size, age of improvements and boundaries. Any numerical statements regarding these items are APPROXIMATIONS ONLY and have not been verified by Seller and cannot be verified by Brokers. Fences, hedges, walls, retaining walls and other barriers or markers do not necessarily identify true Property boundaries.
 - C. WOOD DESTROYING PESTS: Presence of, or conditions likely to lead to the presence of wood destroying pests and organisms.
 - D. SOIL STABILITY: Existence of fill or compacted soil, expansive or contracting soil, susceptibility to slippage, settling or movement, and the adequacy of drainage.
 - E. WATER AND UTILITIES; WELL SYSTEMS AND COMPONENTS; WASTE DISPOSAL: Water and utility availability, use restrictions and costs. Water quality, adequacy, condition, and performance of well systems and components. The type, size, adequacy, capacity and condition of sewer and septic systems and components, connection to sewer, and applicable fees.
 - F. ENVIRONMENTAL HAZARDS: Potential environmental hazards, including, but not limited to, asbestos, lead-based paint and other lead contamination, radon, methane, other gases, fuel oil or chemical storage tanks, contaminated soll or water, hazardous waste, waste disposal sites, electromagnetic fields, nuclear sources, and other substances, materials, products, or conditions (including mold (airborne, toxic or otherwise), fungus or similar contaminants).
 - G. EARTHQUAKES AND FLCODING: Susceptibility of the Property to earthquake/seismic hazards and propensity of the Property to flood.
 - H. FIRE, HAZARD AND OTHER INSURANCE: The availability and cost of necessary or desired insurance may vary. The location of the Property in a seismic, flood or fire hazard zone, and other conditions, such as the age of the Property and the claims history of the Property and Buyer, may affect the availability and need for certain types of Insurance. Buyer should explore insurance options early as this information may affect other decisions, including the removal of loan and inspection contingencies.
 - I. BUILDING PERMITS, ZONING AND GOVERNMENTAL REQUIREMENTS: Permits, inspections, certificates, zoning, other governmental limitations, restrictions, and requirements affecting the current or future use of the Property, its development or size.
 - RENTAL PROPERTY RESTRICTIONS: Some cities and counties impose restrictions that limit the amount of rent that can be charged, the maximum number of occupants, and the right of a landlord to terminate a tenancy. Deadbott or other locks and security systems for doors and windows, including window bars, should be examined to determine whether they satisfy legal requirements.
 - K. SECURITY AND SAFETY: State and local Law may require the installation of barriers, access alarms, self-latching mechanisms and/or other measures to decrease the risk to children and other persons of existing swimming pools and hot tubs, as well as various fire safety and other measures concerning other features of the Property.
 - L. NEIGHBORHOOD, AREA, SUBDIVISION CONDITIONS; PERSONAL FACTORS: Neighborhood or area conditions, including schools, law enforcement, crime statistics, registered felons or offenders, fire protection, other government services, availability, adequacy and cost of internet connections or other technology services and installations, commercial, industrial or egricultural activities, existing and proposed transportation, construction and development that may affect noise, view, or traffic, airport noise, noise or odor from any source, wild and domestic animals, other nuisances, hazards, or circumstances, protected species, wetland properties, botanical diseases, historic or other governmentally protected sites or improvements, cemeteries, facilities and condition of common areas of common interest subdivisions, and possible lack of compliance with any governing documents or Homeowners' Association requirements, conditions and influences of significance to certain cultures and/or

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Fax: 909-861-0612

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EXHIBIT 2

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4195 East Thousand Oaks Boulevard, Suite 107, Westlake Village, CA 91362 Toll Free: (877)365-9365 | Direct: (805) 367-5628



GRADE

What does this grade mean?

A = No title curative issues

B = Issues to pay or clear

C = Liens to clear

D = Title curative issues

REO transactions only:

E = REO curative issues

R = IRS curative issues

Prepared On

March 9, 2017

Order Number

CA0610-17000234-60

Loan Number

Title is Vested in

Luis Santiago Aguirre and Flor De Maria Aguirre, husband and wife as joint tenants, subject to proceedings pending in the bankruptcy court where a petition for relief was filed:

Name of Debtor: Luis Santiago Aguirre aka Luis Santiago Aguirre Alvarez

Date of Filing: May 4, 2015

U.S. District Court: Central District of California (Riverside)

Case No: bk-14520-MW Disclosed by: Chapter 7

Issues to Pay or Clear at Closing

	Issue	Description
ı	Possible Child/Spousal Support Lien(s)	The record reflects one or more Support liens associated to the vested owner(s). Payoff or Subordination may be necessary.
ı	Municipal Lien	Lien against property for unpaid municipal charges, such as water, sidewalk maintenance, etc.
ı	Possible HOA	There may be a possible HOA on the property.
ı	■ Taxes Due	Property taxes are currently due and payable.

Liens to Clear/Potential Failure of Title

Property Address		Issue	Description	
15638 Barbee Street Fontana, CA 92336		Bankruptcy	The record reflects an open or recent Bankruptcy. Additional documentation may be required.	
	•	No Open Deed of Trust or Mortgages of Record	We find no open Deeds of Trust or Mortgages of record. Please verify whether or not we have overlooked something or confirm property is free and clear. Title365 will be unable to provide a "Clear-To-Close" until this investigation is complete.	

Questions

For questions regarding this Title Snapshot, please contact: Mindy Beckham / Steve Lopez (805) 367-5628 WLVTitle@Title365.com

The Title Snapshot is intended for informational purposes only. It is not intended as a guaranty, affirmation, indemnification, or certification of any fact, insurance coverage or conclusion of law to any insured or party to a transaction. No liability for reliance thereon is inferred, implied or expressed.



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PRELIMINARY REPORT

A & A Escrow Services. Inc. 415 N. Crescent Drive, Suite 320 Beverly Hills, CA 90210

Attn: Antonia Delgado

Our Order: CA0610-17000234-60

Escrow Ref: 104012 AA Listing Agent Ref: 15638 Barbee When Replying Please Contact:

Title365 Company

4195 East Thousand Oaks Boulevard, Suite 107

Westlake Village, CA 91362

Attn: Mindy Beckham / Steve Lopez

(805) 367-5628

Todays Date: March 9, 2017

Property Address: 15638 Barbee Street, Fontana, CA 92336

In response to the application for a Policy of Title Insurance, Title365 Company hereby reports that it is prepared to issue, or cause to be issued, as of the date hereof, a Policy or Policies of Title Insurance describing the land and the estate or interest therein hereinafter set forth, insuring against loss which may be sustained by reason of any defect, lien or encumbrance not shown or referred to as an exception herein and/or not excluded from coverage pursuant to the printed Schedules, Conditions and Stipulations of said Policy forms.

The printed Exceptions and Exclusions from the coverage and Limitations on Covered Risks of said Policy or Policies of Title Insurance are set forth in Exhibit B attached. The policy to be issued may contain an arbitration clause. When the Amount of Insurance is less than that set forth in the arbitration clause, all arbitrable matters shall be arbitrated at the option of either the Company or the Insured as the exclusive remedy of the parties. Limitations on Covered Risks applicable to the CLTA and ALTA Homeowner's Policies of Title Insurance which establish a Deductible Amount and a Maximum Dollar Limit of Liability for certain coverages are also set forth in Exhibit B. Copies of the Policy forms should be read. They are available from the office which issued this report.

Please read the exceptions shown or referred to herein and the exceptions and exclusions set forth in Exhibit B of this report carefully. The exceptions and exclusions are meant to provide you with notice of matters which are not covered under the terms of the Policy or Policies of Title Insurance and should be carefully considered.

It is important to note that this preliminary report is not a written representation as to the condition of title and may not list all liens, defects and encumbrances affecting title to the land.

This report (and any supplements or amendments hereto) is issued solely for the purpose of facilitating the issuance of a Policy or Policies of Title Insurance and no liability is assumed hereby. If it is desired that liability be assumed prior to the issuance of a Policy or Policies of Title Insurance, a Binder or Commitment should be requested.

Dated as of February 24, 2017, at 07:30 AM.

Mindy Beckham / Steve Lopez Title Officer / Title Officer

Midy deckha 50 Cm

WLVTitle@Title365.com

The form of policy of title insurance contemplated by this report is:

ALTA Loan Policy 2006 with ALTA Endorsement-Form 1 Coverage ALTA Homeowner's Policy (1/1/08) Underwritten by: First American Title Insurance Company

Preliminary Report Created: 03/09/2017

SCHEDULE A

The estate or interest in the land hereinafter described or referred to covered by this Report is:

A condominium, in fee, as defined in Section 783 of the California Civil Code.

Title to said estate or interest at the date hereof is vested in:

Luis Santiago Aguirre and Flor De Maria Aguirre, husband and wife as joint tenants, subject to proceedings pending in the bankruptcy court where a petition for relief was filed:

Name of Debtor: Luis Santiago Aguirre aka Luis Santiago Aguirre Alvarez

Date of Filing: May 4, 2015

U.S. District Court: Central District of California (Riverside)

Case No: bk-14520-MW Disclosed by: Chapter 7

The land hereinafter referred to is situated in the City of Fontana, County of San Bernardino, State of CA, and is described as follows:

A Condominium comprised of:

Parcel 1: The Condominium Unit

Unit 31, as shown on that certain Condominium Plan for Phase III recorded on August 26, 1986, Instrument No. 86-243936, of Official Records, in the Office of the county recorded for the County (hereinafter the "Condominium Plan for Phase III"), as defined in the Declaration of Annexation for Phase III of Vanguard Fontana recorded on August 26, 1986, as Instrument No. 86-243937, of Official Records, for the County of San Bernardino (hereinafter the "Declaration of Annexation"), and located on that certain real property in the City of Fontana, County of San Bernardino, State of California, described as Lots 1, 2 and 3 of Tract No. 12676-3, in the City of Fontana, County of San Bernardino, State of California as per Map recorded in Book 190, Page(s) 58 to 60, inclusive of Maps, in the Office of the County Recorder of said County.

Parcel 2: an undivided interest in the common area

A 1/41st undivided fractional fee interest in and to all of the real property located in the City of Fontana, County of San Bernardino, State of California described as Lots 1, 2 and 3 of the aforesaid Tract No. 12676-3; together with all improvements thereon (excepting therefrom all of the Condominium Units located thereon, as shown in the Condominium Plan for Phase III), subject to the following:

- (A) Non-exclusive easements for ingress, egress, access, maintenance, repair, drainage, encroachment and other purposes, all as described in the "Declaration of Covenants, Conditions and Restrictions, and Reservation of easements for Vanguard Fontana", recorded on May 6, 1986, as Instrument No. 86-116912, of Official Records of San Bernardino County, California ("Declaration");
- (B) The right which is hereby expressly reserved by grant to owners of Condominiums located on the property which is annexed to the above-described Lots 1, 2 and 3, pursuant to that article contained in the Declaration entitled "Annexation of Additional Property", non-exclusive easements appurtenant to said owner's Condominium Unit on, over and across the common area of Lots 1, 2 and 3 on the aforesaid Tract No. 12676-3, as defined in the Declaration of Annexation;
- (C) All of the exclusive use common area easements located thereon, as set forth in the Declaration of Annexation and shown in the Condominium Plan for Phase III; and
- (D) All other matters set forth in the Declaration of Annexation, in the Declaration or otherwise of record.

Parcel 3: Exclusive easement over exclusive use common area

An exclusive easement appurtenant to the Condominium unit on, over and across the exclusive use common area assigned to such Condominium Unit, as set forth in the Declaration of Annexation and shown in the Condominium Plan for Phase III.

 Preliminary Report-A
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Case 6:15-bk-14520-MW Doc 60 Filed 05/18/17 Entered 05/18/17 11:54:58 Desc Main Document Page 40 of 67 Parcel 4: A non-exclusive easement over the common area of Lots 12 and 3

A Non-exclusive easement appurtenant to such condominium unit for ingress, egress, use and enjoyment on, over and across the common area of Lots 1, 2 and 3 of the aforesaid Tract No. 12676-3, as defined in the Declaration of Annexation.

Parcel 5: A non-exclusive easement over the association property

A non-exclusive easement appurtenant to such condominium unit for ingress, egress, use and enjoyment on, over and across all association property, as defined in the Declaration of Annexation.

(Parcels 1 through 5, inclusive, are hereinafter collective referred to as the "Condominium Estate").

Except therefrom all oil, oil rights, minerals, mineral rights, natural gas rights, and other hydrocarbon by whatsoever name known geothermal steam and all products derived from any of the foregoing, that may be within or under said land, together with the perpetual right of drilling, mining, exploring and operating therefore and storing in and removing the same from said land or any other lands, including the right to whipstock or directionally drill and mine from lands other than the said land oil or gas wells, tunnels and shafts into, through or across the subsurface of the said land and to bottom such whipstocked or directionally drilled wells, tunnels and shafts under and breath or beyond the exterior limits thereof and to redrill, retunnel, equip, maintain, repair, deepen and operate any such wells or mines, without, however, the right to drill, mine, store, explore and operate through the surface or the upper 500 feet of the subsurface of said land as reserved in a Deed recorded October 14, 1987 as Instrument No. 87-367617 of Official Records.

APN: 1110-401-70-0000

Preliminary Report-A Created: 03/09/2017 CA0610-17000234-60

SCHEDULE B

At the date hereof, Exceptions to coverage, in addition to the printed Exception and Exclusions contained in said policy form would be as follows:

- 1. Property taxes, which are a lien not yet due and payable, including any assessments collected with taxes, to be levied for the fiscal year 2017 - 2018 which are a lien not yet payable.
- General and Special City and/or County taxes, including any personal property taxes and any assessments 2. collected with taxes, for the fiscal year 2016 - 2017:

1st Installment: \$829.60Paid

Penalty: \$82.96

2nd Installment: \$829.56 Open

Penalty: \$92.96 Exemption: Not Set Out Code Area: 010-130

Assessment No. 1110-401-70-0-000

- Assessments, if any, for community facility districts affecting said land which may exist by virtue of assessment 3. maps or notices filed by said districts. Said assessments are collected with the County Taxes.
- The lien of supplemental taxes, if any, assessed pursuant to the provisions of Chapter 3.5 (commencing with 4. Section 75) of the revenue and taxation code of the State of California.
- Water rights, claims or title to water in or under said land, whether or not shown by the public records. 5.
- Matters in various instruments of record which contain, among other things, easements and rights of way in, on, 6. over and under the common area for the purpose of constructing, erecting, operating or maintaining thereon or thereunder overhead or underground lines, cables, wires, conduits, or other devices for electricity, power, telephone and other purposes, storm water drains and pipes, water systems, sprinkling systems, water, heating and gas lines or pipes, and any similar public or quasi-public improvements or facilities.

Also the equitable right of use and enjoyment in and to and throughout the common area as well as non-exclusive easements and equitable rights for ingress, egress to the owner herein described. Reference is hereby being made to various documents and maps of record for full and further particulars.

- The fact that said land is included within a project area of the Redevelopment Agency shown below, and that 7. proceedings for the redevelopment of said project have been instituted under the Redevelopment Law (such redevelopment to proceed only after the adoption of the redevelopment plan) as disclosed by a document: Redevelopment Agency: The City of Fontana Redevelopment Project Area Recorded: December 28, 1982 as Instrument Number 82-259093, of official records.
- Limitations, reservations, provisions, assessments, liens and charges, as contained in a declaration of restrictions. 8. Recorded: May 6, 1986 as Instrument Number 86-116912, of Official Records.

Said declaration contains among other things the following:

- A. Certain easements.
- B. Assessments.
- C. Liens and the subordination thereof.
- D. Mortgage protection clause.

But omitting any covenant or restriction based on race, color, religion, sex, handicap, familial status or national origin unless and only to the extent said covenant (A) is exempt under Title 42. Section 3607 of the United States Code or (B) relates to handicap but does not discriminate against handicapped persons.

The provisions of said covenants, conditions and restrictions were extended to include the herein described land by an instrument:

Recorded: August 26, 1986 as Instrument No. 86-243937 and August 26, 1986 as Instrument No. 86-243939, both of Official Records

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Main Document Page 42 of 67
9. The matters contained in an instrument entitled Block Wall Easement Agreement Vanguard Fontana Homes

Dated: October 29, 2007

By and Between:

Monica Sandoval and Vanquard Fontana Homeowners Association upon the terms therein provided.

Recorded: December 10, 2007 at Instrument Number 2007-0686684, of official records.

Reference is made to said document for full particulars.

10. Any rights of the parties, if other than the Vestees, in possession of the Parking Space shown in the legal description herein.

11. A Lien:

For: unpaid rubbish charges and penalties In favor of: City of Fontana Utility Billing Division

Amount: \$92.49 and any other amounts due thereunder.

Recorded: October 17, 2016 as Instrument Number 2016-0432050, of official records.

12. A Lien:

For: unpaid rubbish charges and penalties In favor of: City of Fontana Utility Billing Division

Amount: \$93.21 and any other amounts due thereunder.

Recorded: December 29, 2016 as Instrument Number 2016-0569370, of official records.

- 13. We find no open Deeds of Trust of record. Please verify by inquiry of escrow personnel and/or agents whether or not we have overlooked something and advise the title department accordingly prior to close of escrow.
- 14. A Judgment for child, family, or spousal support, a certified copy of which, recorded October 3, 2013 as Instrument Number 2013-0430989, of official records:

Court: Superior

Case No.: BD535440
Entry Date: May 13, 2011
Debtor: Luis Aguirre

Creditor: County of Los Angeles Department of Child Support Services

Filing attorney's information-

Name: Jennifer Coultas Chief Attorney

Los Angeles County Department of Child Support Services

Address: 2934 E Garvey Ave S STE 100

West Covina CA 91791-2180

Phone Number: (866)901-3212

15. A Judgment for child, family, or spousal support, a certified copy of which, recorded February 17, 2015 as Instrument Number 2015-0060278, of official records:

Court: Superior

Case No.: CSKS1407452
Entry Date: January 15, 2015
Debtor: Luis S Aquirre

Creditor: County of San Bernardino Department of Child Support Services

Filing attorney's information-

Name: Marci A. Jensen-Eldred Chief Attorney

San Bernardino County

Department of Child Support Services

Address: 191 N Vineyard Ave

Ontario CA 91764-4425

Phone Number: (866)901-3212

16. Note: to avoid delays at the time of closing, it will be necessary that a written statement from the Homeowner's Association that all liens, charges and/or assessments levied on said land have been paid. Said statement should include all amounts due up to and including the date of closing.

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Main Document Page 43 of 67 In order to complete this report, this Company requires a Statement of Information to be completed by the 17. following party(ies),

Party(ies): All Parties

The Company reserves the right to add additional items or make further requirements after review of the requested Statement(s) of Information.

END OF SCHEDULE B

CA0610-17000234-60 EXHIBIT 2 Preliminary Report-B Created: 03/09/2017

Attn:

Borrower: Summerwood Partners

Lenders Supplemental Report

The above numbered report (including any supplements or amendments thereto) is hereby modified and/or supplemented in order to reflect the following additional items relating to the issuance of an American Land Title Association loan policy form as follows:

- This report is preparatory to this issuance of an American Land Title Association loan policy of title insurance. A. This report discloses nothing, which would preclude the issuance of said American Land Title Association loan policy of title insurance with endorsement No. 100 attached thereto.
- The improvements on said land are designated as: B.

Condominium (Residential)

15638 Barbee Street, in the City of Fontana, County of San Bernardino, State of California.

- Pursuant to information provided to Title365 Company as of the date hereinabove, the proposed insured loan C. amount is \$1.00 with the proposed insured lender being.
- The only conveyance(s) affecting said land recorded with 24 months of the date of this report are as follows: D. NONE

Lenders Supplemental Report Created: 03/09/2017 CA0610-17000234-60

Notes and Requirements Section

Note 1: On July 1, 1985, Assembly Bill 3132 became effective. Assembly Bill 3132 adds and repeals portions of Sections 480.3 and 480.4 of the Revenue and Taxation Code of the State of California.

The act requires the County Assessor and/or Recorder to make available a statutorily prescribed form entitled "Preliminary Change of Ownership Report". Said report must be completed by the buyer and filed concurrently with the recordation of the documents evidencing the change of ownership. Failure to present the Change of Ownership Report at the time of recordation will cause the County Recorder to charge an additional \$20.00 penalty recording fee. The fee cannot be charged if the transfer document is accompanied by the affidavit stating that the buyer/transferee is not a resident of the State of California. This report is for official use only and is not open to public inspection.

For further information, contact the Change of Ownership Section in the Assessor's Office located in the County of said property or the County Recorder's Office located in the County of said property.

- Note 2: Attached are Privacy Policy Notices in compliance with the Gramm-Leach-Bliley Act (GLBA) effective July 1, 2001. Please review said Notices regarding personal information.
- Note 3: The map attached hereto may or may not be a survey of the land depicted thereon. You should not rely upon it for any purpose other than orientation to the general location of the parcel or parcels depicted. This company expressly disclaims any liability for alleged loss or damage which may result from reliance upon this map.
- Note 4: Part of the RESPA Rule to simply and improve the process of obtaining mortgages and reduce consumer settlement costs requires the settlement agent to disclose the agent and underwriter split of title premiums, including endorsements as follows:

Line 1107 is used to record the amount of the total title insurance premium, including endorsements, that is retained by the title agent. Title365 Company retains 87% of the total premium and endorsements.

Line 1108 is used to record the amount of the total title insurance premium, including endorsements, that is retained by the title underwriter. First American Title Insurance Company retains 13% of the total premium and endorsements.

Notes and Requirements Created: 03/09/2017 CA0610-17000234-60

Notice Regarding Your Deposit of Funds

California Insurance Code Sections 12413 et. Seq. Regulates the disbursement of escrow and sub-escrow funds by title companies. The law requires that funds be deposited in the title company escrow and sub-escrow accounts and be available for withdrawal prior to disbursement. Funds deposited with the Company by wire transfer may be disbursed upon receipt. Funds deposited with the Company via cashier's checks drawn on a California based bank may be disbursed the next business day after the day of deposit. If funds are deposited with by other methods, recording or disbursement may be delayed. All escrow and sub-escrow funds received by the Company will be deposited with other funds in one or more non-interest bearing escrow accounts of the Company in a financial institution selected by the Company. The Company and/or its parent company may receive certain direct or indirect benefits from the financial institution by reason of the deposit of such funds or the maintenance of such accounts with the financial institution, and the Company shall have no obligation to account to the depositing party in any manner for the value of, or to pay such party, any benefit received by the Company and/or its parent Company. Those benefits may include, without limitation, credits allowed by such financial institution on loans to the Company and/or its parent company and earnings on investments made on the proceeds of such loans, accounting, reporting and other services and products of such financial institution. Such benefits shall be deemed additional compensation of the Company for its services in connection with the escrow or sub-escrow. If funds are to be deposited with Title365 Company by wire transfer, they should be wired to the following bank/account:

Wiring Instructions for this Office

Wire To: **City National Bank**

1801 West Olympic Blvd. Los Angeles, CA 90006 **Attn: Wire Department**

ABA/Routing No.: 122016066

Bank Account: 555270860

Account Name: Title 365 Company

Reference Order No.: CA0610-17000234-60

Property Address: 15638 Barbee Street

Fontana, CA 92336

Attention: Mindy Beckham / Steve Lopez

CA0610-17000234-60 Notes and Requirements Created: 03/09/2017

WIRE INSTRUCTIONS

For incoming wire transfers please use the following information for the transfer of funds to: **Title365 Company**

Wire To: City National Bank

1801 West Olympic Blvd. Los Angeles, CA 90006 Attn: Wire Department

ABA/Routing No.: 122016066

Bank Account: 555270860

Account Name: Title 365 Company

Reference Order No.: CA0610-17000234-60

Property Address: 15638 Barbee Street

Fontana, CA 92336

Attention: Mindy Beckham / Steve Lopez

PLEASE NOTE: OUR OFFICE DOES NOT ACCEPT ACH TRANSFERS, THESE INSTRUCTIONS ARE FOR THE PURPOSE OF SENDING WIRE TRANSFERS ONLY.

ALL INCOMING WIRE TRANSFERS MUST CONTAIN OUR ORDER NUMBER, PROPERTY ADDRESS OR PRINCIPAL'S NAME FOR IDENTIFICATION PURPOSES.

Do not hesitate to contact the undersigned should you or your financial institution have any questions with regards to the information provided above.

Sincerely,

Title365 Company

Mindy Beckham / Steve Lopez Title Officer / Title Officer WLVTitle@Title365.com

Midy beckhing Sign

(805) 367-5628

PRIVACY POLICY NOTICE

We are committed to safeguarding customer information;

When we request information from you or about you, it is for our own legitimate business purposes and not for the benefit of any unaffiliated party;

We use personal consumer information only for legitimate business purposes in a manner consistent with title insurance and escrow practices in compliance with applicable laws and regulations;

We will obey the laws governing the collection, use, and dissemination of personal data; and

We will endeavor to educate our employees on the responsible collection and use of personal information.

PURPOSE OF THIS NOTICE

Title V of the Gramm-Leach-Bliley Act ("GLBA") generally requires a financial institution (which term includes title insurers, underwritten title companies and those providing real estate settlement services) to disclose to all its customers the privacy policies and practices with respect to information sharing of consumer nonpublic personal information with both affiliates and non-affiliated third parties. In compliance with GLBA, we are providing you with this document, which notifies you of the privacy policies and practices of Title365 Company This disclosure does not apply to business, commercial or agricultural transactions.

We may collect nonpublic personal information about you from the following sources:

- 1. Information we receive from you, such as on applications or other forms.
- 2. Information about your transactions we secure from our files, or from our affiliates or others.
- 3. Information we receive from a consumer-reporting agency.
- 4. Information we receive from others involved in your transaction, such as the real estate agent, lender, surveyor or appraiser.

Unless it is specifically stated otherwise in an amended Privacy Policy Notice, no additional nonpublic personal information will be collected about you.

We may disclose any of the above information that we collect about our customers or former customers to our affiliates or to non-affiliated third parties as permitted by law. This includes, but is not limited to, financial service providers (e.g., banks, consumer finance lenders, securities and insurance companies, etc.), non-financial companies (e.g., settlement or fulfillment service providers, or title plant operated by a third party vendor).

WE DO NOT DISCLOSE ANY NONPUBLIC PERSONAL INFORMATION ABOUT YOU WITH ANYONE FOR ANY PURPOSE THAT IS NOT SPECIFICALLY PERMITTED BY LAW.

Privacy Policy Notice Created: 03/09/2017 CA0610-17000234-60

EXHIBIT A

Legal Description

The land hereinafter referred to is situated in the City of Fontana, County of San Bernardino, State of CA, and is described as follows:

A Condominium comprised of:

Parcel 1: The Condominium Unit

Unit 31, as shown on that certain Condominium Plan for Phase III recorded on August 26, 1986, Instrument No. 86-243936, of Official Records, in the Office of the county recorded for the County (hereinafter the "Condominium Plan for Phase III"), as defined in the Declaration of Annexation for Phase III of Vanguard Fontana recorded on August 26, 1986, as Instrument No. 86-243937, of Official Records, for the County of San Bernardino (hereinafter the "Declaration of Annexation"), and located on that certain real property in the City of Fontana, County of San Bernardino, State of California, described as Lots 1, 2 and 3 of Tract No. 12676-3, in the City of Fontana, County of San Bernardino, State of California as per Map recorded in Book 190, Page(s) 58 to 60, inclusive of Maps, in the Office of the County Recorder of said County.

Parcel 2: an undivided interest in the common area

A 1/41st undivided fractional fee interest in and to all of the real property located in the City of Fontana, County of San Bernardino, State of California described as Lots 1, 2 and 3 of the aforesaid Tract No. 12676-3; together with all improvements thereon (excepting therefrom all of the Condominium Units located thereon, as shown in the Condominium Plan for Phase III), subject to the following:

- (A) Non-exclusive easements for ingress, egress, access, maintenance, repair, drainage, encroachment and other purposes, all as described in the "Declaration of Covenants, Conditions and Restrictions, and Reservation of easements for Vanguard Fontana", recorded on May 6, 1986, as Instrument No. 86-116912, of Official Records of San Bernardino County, California ("Declaration");
- (B) The right which is hereby expressly reserved by grant to owners of Condominiums located on the property which is annexed to the above-described Lots 1, 2 and 3, pursuant to that article contained in the Declaration entitled "Annexation of Additional Property", non-exclusive easements appurtenant to said owner's Condominium Unit on, over and across the common area of Lots 1, 2 and 3 on the aforesaid Tract No. 12676-3, as defined in the Declaration of Annexation;
- (C) All of the exclusive use common area easements located thereon, as set forth in the Declaration of Annexation and shown in the Condominium Plan for Phase III: and
- (D) All other matters set forth in the Declaration of Annexation, in the Declaration or otherwise of record.

Parcel 3: Exclusive easement over exclusive use common area

An exclusive easement appurtenant to the Condominium unit on, over and across the exclusive use common area assigned to such Condominium Unit, as set forth in the Declaration of Annexation and shown in the Condominium Plan for Phase III.

Parcel 4: A non-exclusive easement over the common area of Lots 1 2 and 3

A Non-exclusive easement appurtenant to such condominium unit for ingress, egress, use and enjoyment on, over and across the common area of Lots 1, 2 and 3 of the aforesaid Tract No. 12676-3, as defined in the Declaration of Annexation.

Parcel 5: A non-exclusive easement over the association property

A non-exclusive easement appurtenant to such condominium unit for ingress, egress, use and enjoyment on, over and across all association property, as defined in the Declaration of Annexation.

(Parcels 1 through 5, inclusive, are hereinafter collective referred to as the "Condominium Estate").

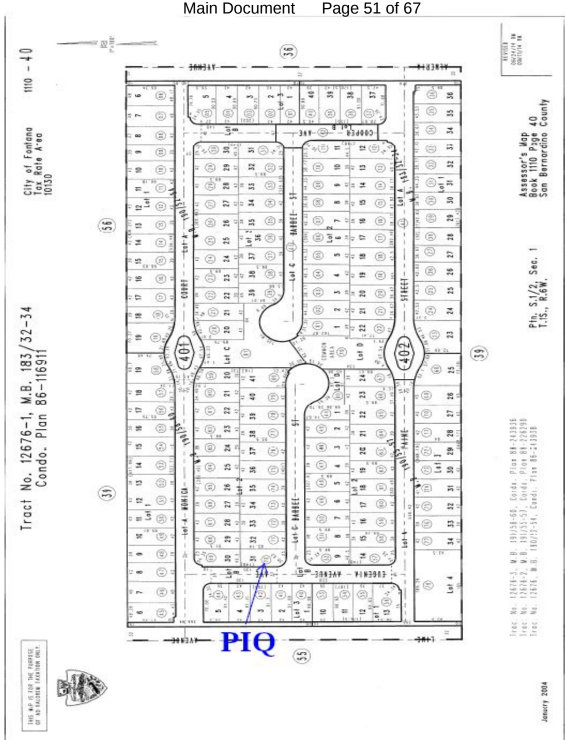
Exhibit A Created: 03/09/2017 CA0610-17000234-60

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Main Document Page 50 of 67 Except therefrom all oil, oil rights, minerals, mineral rights, natural gas rights, and other hydrocarbon by whatsoever name known geothermal steam and all products derived from any of the foregoing, that may be within or under said land, together with the perpetual right of drilling, mining, exploring and operating therefore and storing in and removing the same from said land or any other lands, including the right to whipstock or directionally drill and mine from lands other than the said land oil or gas wells, tunnels and shafts into, through or across the subsurface of the said land and to bottom such whipstocked or directionally drilled wells, tunnels and shafts under and breath or beyond the exterior limits thereof and to redrill, retunnel, equip, maintain, repair, deepen and operate any such wells or mines, without, however, the right to drill, mine, store, explore and operate through the surface or the upper 500 feet of the subsurface of said land as reserved in a Deed recorded October 14, 1987 as Instrument No. 87-367617 of Official Records.

APN: 1110-401-70-0000

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This map is for your aid in locating the subject property with reference to streets and other parcels. While this map is believed to be correct, Title365 Company and subsequent insurance companies, assume no liability for any loss occurred by reason of reliance thereon.

Plat Map Created: 03/09/2017 CA0610-17000234-60 **EXHIBIT 2**

CALIFORNIA LAND TITLE ASSOCIATION STANDARD COVERAGE POLICY - 1990 EXCLUSIONS FROM COVERAGE

- The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

 1. (a) Any law, ordinance or governmental regulation (including but not limited to building or zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (ii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien, or encumbrance resulting from a violation affecting the land has been recorded in the public records at a Date of Policy.

 2. Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.

 3. Defects, liens, encumbrances, adverse claims or other matters: (a) whether or not recorded in the public records at Date of Policy, but created, suffered, assumed or agreed to by the insured claimant; (b) not known to the insured claimant; (c) essentially in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy; or (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the insured mortgage because of the insured mortgage because of the insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness. In comply with the analicable dolors business laws or the public proceased in the public records at Date of Policy.

- 4. Unenforceability of the lien of the insured mortgage because of the inability or failure of the insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with the applicable doing business laws of the state in which the land is situated.
- of the state in which the land is situated.

 5. Invalidity or unenforceability of the lien of the insured mortgage, or claim thereof, which arises out of the transaction evidenced by the insured mortgage and is based upon usury or any consumer credit protection or truth in lending law.

 6. Any claim, which arises out of the transaction vesting in the insured the estate of interest insured by this policy or the transaction creating the interest of the insured lender, by reason of the operation of federal bankruptcy, state insolvency or similar creditors' rights laws.

EXCEPTIONS FROM COVERAGE - SCHEDULE B. PART I

- This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:

 1. (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the Public Records.

 2. Any facts, rights, interests, or claims that are not shown in the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.

 3. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.

 4. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land and not shown by the Public Records.

- 5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public

6. Any lien or right to a lien for services, labor or material not shown by the public records.

CLTA HOMEOWNER'S POLICY OF TITLE INSURANCE (10/22/03) ALTA HOMEOWNER'S POLICY OF TITLE INSURANCE EXCLUSIONS

In addition to the Exceptions in Schedule B. You are not insured against loss, costs, attorneys' fees, and expenses resulting from:

- 1. Governmental police power, and the existence or violation of any law or government regulation. This includes ordinances, laws and regulations concerning: a. building, b. zoning, c. Land use d. improvements on the Land, e. Land division, f. environmental protection. This Exclusion does not apply to violations or the enforcement of these matters if notice of the violation or enforcement appears in the Public Records at the Policy Date. This Exclusion does not limit the coverage described in Covered Risk 14, 15, 16, 17 or 24.

 2. The failure of Your existing structures, or any part of them, to be constructed in accordance with applicable building codes. This Exclusion does not apply to violations of building codes if notice of the violation appears in the Public Records
- at the Policy Date.

 3. The right to take the Land by condemning it, unless: a. a notice of exercising the right appears in the Public Records at the Policy Date; or b. the taking happened before the Policy Date and is binding on You if You bought the Land without
- Knowing of the taking.

 4. Risks: a. that are created, allowed, or agreed to by You, whether or not they appear in the Public Records; b. that are Known to You at the Policy Date, but not to Us, unless they appear in the Public Records at the Policy Date; c. that result in no loss to You; or d. that first occur after the Policy Date this does not limit the coverage described in Covered Risk 7, 8.d, 22, 23, 24 or 25.

 5. Fallure to pay value for Your Title.

- Lack of a right: a. to any Land outside the area specifically described and referred to in paragraph 3 of Schedule A; and b. in streets, alleys, or waterways that touch the Land. This Exclusion does not limit the coverage described in Covered Risk 11 or 18.

LIMITATIONS ON COVERED RISKS

Your insurance for the following Covered Risks is limited on the Owner's Coverage Statement as follows

For Covered Risk 14. 15. 16 and 18. Your Deductible Amount and Our Maximum Dollar Limit of Liability shown in Schedule A

The deductible amounts and maximum dollar limits shown on Schedule A are as follows:

shown on Schedule A are as follows:

Your <u>Deductible Amount</u>

1 % of Policy Amount or \$2,500 (whichever is less)

1 % of Policy Amount or \$5,000 (whichever is less)

1 % of Policy Amount or \$5,000 (whichever is less)

1 % of Policy Amount or \$2,500 (whichever is less) Our Maximum Dollar Limit of Liability \$10,000 Covered Risk 14

Covered Risk 15: Covered Risk 16: Covered Risk 18: \$25,000 \$25,000

AMERICAN LAND TITLE ASSOCIATION RESIDENTIAL TITLE INSURANCE POLICY (6-1-87) EXCLUSIONS

- In addition to the Exceptions in Schedule B, you are not insured against loss, costs, attorneys' fees, and expenses resulting from:

 1. Governmental police power, and the existence or violation of any law or government regulation. This includes building and zoning ordinances and also laws and regulations concerning: * land use * improvements on the land * land division * environmental protection. This exclusion does not apply to violations or the enforcement of these matters which appear in the public records at Policy Date. This exclusion does not limit the zoning coverage described in Items 12 and 13 of Covered Title Risks.
- and to undered title RISKS.

 2. The right to take the land by condemning it, unless: "a notice of exercising the right appears in the public records "on the Policy Date "the taking happened prior to the Policy Date and is binding on you if you bought the land without knowing of the taking

 3. Title Risks: "that are created, allowed, or agreed to by you "that are known to you, but not to us, on the Policy Date unless they appeared in the public records "that result in no loss to you "that first affect your title after the Policy Date this does not limit the labor and material lien coverage in Item 8 of Covered Title Risks

 4. Failure to pay value for your title.

- Lack of a right. to any land outside the area specifically described and referred to in Item 3 of Schedule A OR tin streets, alleys, or waterways that touch your land. This exclusion does not limit the access coverage in Item 5 of Covered Lauk U.Title Risks.

ALTA LOAN POLICY (10-17-92) WITH ALTA ENDORSEMENT-FORM 1 COVERAGE EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

- Ine tollowing matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' tees or expenses winch anse by reason of:

 1. (a) Any law, ordinance or governmental regulation in (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.

 2. Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a company of the public without the counterforce.
- rights of a purchaser for value without knowledge.
- a. Defects, lens, encumbrances, adverse claims or other matters:(a)created, suffered, assumed or agreed to by the insured claimant; (b)not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy (except to the extent that this policy insures the priority of the lien of the insured mortgage over any statutory lien for services, labor or material or to the extent insurance is afforded herein as to assessments for street improvements under construction or completed at Date of Policy, ore(e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the insured mortgage.

 4. Unenforceability of the lien of the insured mortgage because of the inability or failure of the insured mortgage had been successful to the extent in successful to the insured mortgage.
- the state in which the land is situated

- the state in which the land is situated.

 5. Invalidity or unenforceability of the lien of the insured mortgage, or claim thereof, which arises out of the transaction evidenced by the insured mortgage and is based upon usury or any consumer credit protection or truth in lending law.

 6. Any statutory lien for services, labor or materials (or the claim of priority of any statutory lien for services, labor or materials over the lien of the insured mortgage arising from an improvement or work related to the land which is contracted for and commenced subsequent to Date of Policy and is not financed in whole or in part by proceeds of the indebtedness secured by the insured mortgage which at Date of Policy the insured has advanced or is obligated to advance.

 7. Any claim, which arises out of the transaction creating the interest of the mortgage insured by this policy, by reason of the operation of federal bankruptcy, or similar creditors 'ights laws, that is based on: (i) the transaction creating the interest of the insured mortgage being deemed a fraudulent conveyance or fraudulent transfer; or(ii) the subordination of the interest of the insured mortgagee as a result of the application of the doctrine or equitable subordination; or(iii) the transaction creating the interest of the insured mortgagee being deemed a preferential transfer except where the preferential transfer results from the failure.(a)to timely record the instrument of transfer, or(b) of such recordation to impart notice to a purchaser for value or a judgement or lien creditor. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

- This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:

 1. (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the Public Records.

 2. Any facts, rights, interests, or claims that are not shown in the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.
- 2. Any encroachment, encumbrances, or claims that a decided by Persons in possession of the Land.

 3. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.

 4. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land and not shown by the Public Records.

 5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public

6. Any lien or right to a lien for services, labor or material not shown by the public records.

2006 ALTA LOAN POLICY (06-17-06) EXCLUSIONS FROM COVERAGE

- The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys fees, or expenses that arise by reason of:

 1. (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to: (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions, or included under coverage provided under Covered Risk 5. (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 5. (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.

 2. Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 6.

 3. Defects, liens, encumbrances, adverse claims, or other matters: (a) created, suffered, assumed, a ragreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or create

Exhibit B Created: 03/09/2017

CA0610-17000234-60 EXHIBIT 2

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subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 11, 13, or 14); or (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Insured Mortgage.

4. Unenforceability of the lien of the Insured Mortgage because of the inability or failure of an Insured to comply with applicable doing-business laws of the state where the Land is situated.

5. Invalidity or unenforceability in whole or in part of the lien of the Insured Mortgage that arises out of the transaction evidenced by the Insured Mortgage and is based uses used as a state of the state where the Land is situated.

4. One into reasoning of the line of the insured working be excessed in the inability of nation of an insured to comply with application ovidenced by the insured Mortgage and is based upon usury or any consumer credit protection or truth-in-lending law.

6. Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction creating the lien of the Insured Mortgage, is: (a) a fraudulent conveyance or fraudulent transfer, or (b) a preferential transfer for any reason not stated in Covered Risk 13(b) of this policy.

7. Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the Insured Mortgage in the Public Records.

This Exclusion does not modify or limit the coverage provided under Covered Risk 11(b). The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

- This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) that arise by reason of:

 1. (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result in taxes or

- 1. (a) Taxes of assessments are not shown as existing inerts by the records of any taxing authority that revies taxes of assessments or notices of such proceedings, whether or not shown by the records of such agency or by the Public Records.

 2. Any facts, rights, interests, or claims that are not shown in the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.

 3. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.

 4. Any encorachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land and not shown by the Public Records.

 5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public
- 6. Any lien or right to a lien for services, labor or material not shown by the public records.

ALTA OWNER'S POLICY (10-17-92) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

- In (a) Any law, ordinance or expressey excused in the coverage of this pointy and the Contingenty will not pay loss or damage, costs, attorneys fees or expenses which arise by reason of:

 1. (a) Any law, ordinance or governmental regulation (including but not limited to building and song laws, ordinances, or regulations, restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation affecting the land has been recorded in the public records at Date of Policy. (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.

 2. Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
- rights of a purchaser for value without knowledge.
- ngnts of a purchaser for value without knowledge.

 3. Defects, liens, encumbrances, adverse claims or other matters: (a) created, suffered, assumed or agreed to by the insured claimant;(b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy;(c)resulting in loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy; or(e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the estate or interest insured by this policy.

 4. Any claim, which arises out of the transaction vesting in the insured the estate or interest insured by this policy, being deemed a fraudulent conveyance or fraudulent transfer; or (ii) the transaction creating the estate or interest insured by this policy being deemed a preferential transfer results from the failure; (a) to timely record the instrument of transfer; or (b) of such recordation in impart notice to a purchaser for value or a judgement or lien creditor. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage Policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

- This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:

 1. (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result in taxes or assessments, or notices of such apence, or not shown by the records of such agency or by the Public Records.

 2. Any facts, rights, interests, or claims that are not shown in the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.

 3. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.

 4. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land and not shown by the Public Records.

- 5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public

Any lien or right to a lien for services, labor or material not shown by the public records.

2006 ALTA OWNER'S POLICY (06-17-06) EXCLUSIONS FROM COVERAGE

- The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

 1. (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to (i) the occupancy, use, or enjoyment of the Land; (ii) the subdivision of land; or (iv) environmental protection; or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a)does not modify or limit the coverage provided under Covered Risk 5. (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.

 2. Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 6.

 3. Defects, liens, encumbrances, adverse claims, or other matters (a) created, suffered, assumed, or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 9 and 10); or (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Title.

 4. Any claim by reason of the operation of federal bankriptor extate insolvency or similar coefficient leave that he provided the company of the operation of federal bankriptor extate insolvency or similar coefficient leave that he provided the coefficient leave the coefficient lea
- the Title.

 4. Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction vesting the Title as shown in Schedule A, is (a) a fraudulent conveyance or fraudulent transfer, or (b) a preferential transfer for any reason not stated in Covered Risk 9 of this policy.

 5. Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the deed or other instrument of transfer in the Public Records that vests Title as shown in Schedule A. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

- This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) that arise by reason of:

 1. (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency by the Public Records.

 2. Any facts, rights, interests, or claims that are not shown in the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.

- 3. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.

 4. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land and not shown by the Public Records.

 5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public

Records.
6. Any lien or right to a lien for services, labor or material not shown by the public records.

ALTA EXPANDED COVERAGE RESIDENTIAL LOAN POLICY (10/13/01) EXCLUSIONS FROM COVERAGE

- The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys fees or expenses which arise by reason of:

 1. (a) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the Land; (iii) a separation in ownership or a change in the dimensions or areas of the Land or any parcel of which the Land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental equalations, except to the extent that s notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the Land has been recorded in the Public Records at Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this policy. (b) Any governmental police power of Policy. This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this policy (b) This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this policy. This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this policy.

 2. Rights of eminent domain unless notice of the exercise thereof has been recorded in the Public Records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without Knowledge.
- rights of a purchaser for value without Knowledge.
 3.Defects, liens, encumbrances, adverse claims or other matters:(a) created, suffered, assumed or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy;(c) resulting in loss or damage to the Insured Claimant;(d) attaching or created subsequent to Date of Policy (this paragraph does not limit the coverage provided under Covered Risks 8, 16, 18, 19, 20, 21, 22, 23, 24, 25 and 26); or(e) resulting in loss or damage which would not have been sustained if the Insured Claimant had paid value for the Insured Mortgage.

 4. Unenforceability of the lien of the Insured Mortgage because of the inability or failure of the Insured Mortgage because of the inability or failure of the Insured Mortgage.
- the state in which the Land is situated.

- the state in which the Land is situated.

 5. Invalidity or unenforceability of the lien of the Insured Mortgage, or claim thereof, which arises out of the transaction evidenced by the Insured Mortgage and is based upon usury, except as provided in Covered Risk 27, or any consumer credit protection or truth in lending law.

 6. Real property taxes or assessments of any governmental authority which become a lien on the Land subsequent to Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 7, 8(e) and 26.

 7. Any claim of invalidity, unenforceability or lack of priority of the lien of the Insured Mortgage as to advances or modifications made after the Insured has Knowledge that the vestee shown in Schedule A is no longer the owner of the estate or interest covered by this policy. This exclusion does not limit the coverage provided in Covered Risk 8.

 8. Lack of priority of the lien of the Insured Mortgage as to each and every advance made after Date of Policy, and all interest charged thereon, over liens, encumbrances and other matters affecting the title, the existence of which are Known to the Insured att(a) The time of the advance; or(b) The time a modification is made to the terms of the Insured Mortgage which changes the rate of interest charged, if the rate of Interest is greater as a result of the modification than it would have been before the modification. This exclusion does not limit the coverage provided in Covered Risk 8.

 9. The failure of the residential structure, or any portion thereof to have been constructed before, on or after Date of Policy in accordance with applicable building codes. This exclusion does not apply to violations of building codes if notice of the violation appears in the Public Records at Date of Policy.

For large print please view at www.title365.com under menu option Resources.

Exhibit B Created: 03/09/2017 CA0610-17000234-60

Case 6:15-bk-14520-MW Doc 60 Filed 05/18/17 Entered 05/18/17 11:54:58 Des

CERTIFICATE POFULIPABILITAGE FASURANCE

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER	CONTACT NAME:	
	PHONE (866) 283-7122 FAX (A/C. No. Ext): (A/C. No.): 800-363-0105	
CityPlace Center East 2711 North Haskell Avenue	E-MAIL ADDRESS:	
Suite 800 Dallas TX 75204 USA	INSURER(S) AFFORDING COVERAGE	NAIC#
INSURED	INSURER A: Lloyd's Syndicate No. 1274	AA1120085
Title365 Company 5000 Birch Street.	INSURER B: PartnerRe Ireland Insurance Ltd	AA1780096
Suite 300	INSURER C:	
Newport Beach, CA 92660 USA	INSURER D:	
	INSURER E:	
	INSURER F:	
COVERAGES		

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN BEDLICED BY PAID CLAIMS.

INSR	ISR ADDL SUBR POLICY EFF POLICY EXP						
LTR	TYPE OF INSURANCE		WVD	POLICY NUMBER	(MM/DDMYYYY)		LIMITS
	COMMERCIAL GENERAL LIABILITY						EACH OCCURRENCE
	CLAIMS-MADE OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence)
							MED EXP (Any one person)
							PERSONAL & ADV INJURY
	GENL AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE
	POLICY PRO- JECT LOC						PRODUCTS - COMP/OP AGG
	OTHER:						
	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)
	ANY AUTO						BODILY INJURY (Per person)
	OWNED SCHEDULED						BODILY INJURY (Per accident)
	HIRED AUTOS NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)
	UMBRELLA LIAB OCCUR						EACH OCCURRENCE
	EXCESS LIAB CLAIMS-MADE						AGGREGATE
	DED RETENTION						
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY						PER STATUTE OTH-
	ANY PROPRIETOR / PARTNER / EXECUTIVE	N/A					E.L. EACH ACCIDENT
	OFFICER/MEMBER EXCLUDED? (Mandafory In NH)						E.L. DISEASE-EA EMPLOYEE
	if yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE-POLICY LIMIT
A	E&O-PL-Primary			PSOLU000716	07/11/2016	07/11/2017	Aggregate \$5,000,000 Deductible \$150,000
\vdash						L	

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

The above limit shown for E&O is per occurrence and in the aggregate. Deductible: \$150,000 All Non Title Agent Claims

Deductible: \$25,000 Title Agent Claims

Deductible: \$10,000 Title Agent Claims - Florida and Hawaii

ELLATIO
4

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. Title365 Company 5000 Birch Street, AUTHORIZED REPRESENTATIVE Suite 300 Newport Beach, CA 92660 USA Aon Risk Services Southwest Inc

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ACORD 25 (2016/03)

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-		ADDI:	ΓΙΟ	NAL	REMA	۱R	(S SCH	EDULE		Page _ of _
	Risk Services Southw	est, Inc.					oinsured e Holdings l	.LC		
See	rnummer Certificate Number:									
CARRIER NAIC CODE See Certificate Number: EFFECTIVE DATE:										
	DITIONAL REMARKS									
	THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,									
	FORM NUMBER: ACORD 25 FORM TITLE: Certificate of Liability Insurance									
	INSURER(S)	AFFORDII	IG C	OVERAG	E	T	NAIC#			
INSU	TRER									
INSU	RER									
INSU	RER									
INSU	RER									
\vdash		If a nalise	halan	r door not in	alada limit inf		ion vefer to the	dina	policy on the ACC	מפו
AD	DITIONAL POLICIES	certificate	form	for policy lir	nits.	отшас	ion, refer to me	corresponding p	policy of the ACC	
INSR LTR	TYPE OF INSURANCE	ADDL		POI	LICY NUMBER		POLICY EFFECTIVE DATE	POLICY EXPIRATION DATE	LD	MITS
LIK		INSD	WVD				(MM/DD/YYYY)	(MM/DD/YYYY)		
	OTHER									
В	E&O-MPL-XS			PXOME00021	.6		07/11/2016	07/11/2017	Aggregate	\$5,000,000

ACORD 101 (2008/01)

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Case 6:15-bk-14520-MW Doc 60 Filed 05/18/17 Entered 05/18/17 11:54:58 Desc

CERTIFYCATE OF PROPERTY FING GRANCE

DATE (MM/DD/YYYY 07/20/2016

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. CONTACT PRODUCER NAME Aon Risk Services Southwest, Inc. FAX (A/C. No.): (866) 283-7122 (800) 363-0105 Dallas TX Office CityPlace Center East 2711 North Haskell Avenue Suite 800 E-MAIL ADDRESS PRODUCER CUSTOMER ID #: 570000049990 Dallas TX 75204 USA INSURER(8) AFFORDING COVERAGE NAIC # INSURER A: National Union Fire Ins Co of Pittsburgh 19445 INSURER B Title365 Company And as shown on the attached schedule 5000 Birch St., Suite 300 Newport Beach, CA 92660 USA INSURER C: INSURER D INSURER E: INSURER F: COVERAGES CERTIFICATE NUMBER: REVISION NUMBER: LOCATION OF PREMISES/ DESCRIPTION OF PROPERTY (Attach ACORD 101, Addit THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. INSR LTR POLICY EFFECTIVE POLICY EXPIRATION TYPE OF INSURANCE POLICY NUMBER COVERED PROPERTY LIMITS DATE (MM/DD/YYYY) DATE (MM/DD/YYYY) PROPERTY PERSONAL PROPERTY CAUSES OF LOSS DEDUCTIBLES BUILDING BASIC EXTRA EXPENSE BROAD CONTENTS SPECIAL BLANKET BUILDING EARTHQUAKE BLANKET PERS PROP WIND BLANKET BLDG & PP FLOOD TYPE OF POLICY INLAND MARINE CAUSES OF LOSS POLICY NUMBER NAMED PERILS 015924909 07/11/2016 07/11/2017 \$25,000,000 х CRIME Bond Amount Primary FI Bond TYPE OF POLICY Fin Inst Bond BOILER & MACHINERY / EQUIPMENT BREAKDOWN SPECIAL CONDITIONS/OTHER COVERAGES (ACORD 101, Additional Remarks, Schedule, may be affached if more space is required)
Includes operations at additional locations as set forth on the attached location schedule. CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

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Aon Risk Services Southwest, S

ACORD 24 (2016/03)

Title365 Company 5000 Birch Street, Suite 300 Newport Beach, CA 92660 USA

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AUTHORIZED REPRESENTATIVE

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of

Page

ADDITIONAL REMARKS SCHEDULE

AGENCY		NAMED INSURED	
Aon Risk Services Southwest, Inc.		-112	
POLICY NUMBER		Title365 Company	
See Certificate Number:			
CARRIER	NAIC CODE		
See Certificate Number:		EFFECTIVE DATE:	

ADDITIONAL REMARKS

ACORD

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM, FORM NUMBER: ACORD 24 FORM TITLE: Certificate of Property Insurance FI Bond FI Bond Primary \$25,000,000 Policy Number: 015924909 Carrier: National Union Fire Insurance Co. of Pittsburgh Effective Date 07/11/16- 07/11/17 FI Bond X1 \$25,000,000 excess of \$25,000,000 Policy Number: 47EPF15009803 Carrier:Berkshire Hathaway Specialty Ins Co. Effective Date: 07/11/16- 07/11/17 FI Bond X2 QS \$15,000,000 p/o of \$25,000,000 excess of \$50,000,000 Policy Number: FI4N683602008 Carrier: Liberty Mutual Insurance Company Effective Date: 07/11/16-07/11/17 FI Bond X2 QS \$10,000,000 p/o of \$25,000,000 excess of \$50,000,000 Policy Number: DOXG24580659007 Carrier: ACE American Insurance Company Effective Date: 07/11/16-07/11/17 FI Bond X3 \$25,000,000 excess of \$75,000,000 Policy Number: BND0101467 Carrier: RLI Insurance Company Effective Date: 07/11/16-07/11/17 FI Bond X4 \$25,000,000 excess of \$100,000,000 Policy Number: FS46175430100 Carrier: Great American Insurance Co. Effective Date: 07/11/16-07/11/17 FI Bond X5 \$25,000,000 excess of \$125,000,000 Policy Number: BFMB4500159721 Carrier: Berkley Regional Insurance Company Effective Date: 07/11/16-07/11/17 FI Bond X6 QS \$20,000,000 p/o \$60,000,000 excess of \$150,000,000 Policy Number: FS46175440100 Carrier: Great American Insurance Co. Effective Date: 07/11/16-07/11/17 FI Bond X6 QS \$5,000,000 p/o \$60,000,000 excess of \$150,000,000 Policy Number: DOXG24581986006 Carrier: Ace American Insurance Company Effective Date: 07/11/16-07/11/17 FI Bond X6 QS \$5,000,000 p/o \$60,000,000 excess of \$150,000,000 Policy Number: FL5EF00024161 Carrier: Everest Reinsurance Company Effective Date: 07/11/16-07/11/17

ACORD 101 (2008/01)

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ACORD	ADDITIONAL	REM/	ARKS SCHEDULE	Page _ of .
AGENCY			NAMED INSURED	
Aon Risk Services Southwest,	Inc.		Title365 Company	
POLICY NUMBER			Treresos company	
See Certificate Number:				
CARRIER		NAIC CODE		
San Contificate Numbers			EFFECTIVE DATE:	

ADDITIONAL REMARKS
THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,
FORM NUMBER: ACORD 24 FORM TITLE: Certificate of Property Insurance
FI Bond
FI Bond X6 QS \$5,000,000 p/o \$60,000,000 excess of \$150,000,000 Policy Number: 425414055 Carrier: Continental Casualty Company Effective Date: 07/11/16-07/11/17
FI Bond X6 QS \$10,000,000 p/o \$60,000,000 excess of \$150,000,000 Policy Number: MCN768346012016 Carrier: AXIS Insurance Company Effective Date: 07/11/16-07/11/17
FI Bond X6 QS \$15,000,000 p/o \$60,000,000 excess of \$150,000,000 Policy Number: V12BF7160501 Carrier: Beazley Insurance Company, Inc. Effective Date: 07/11/16-07/11/17
FI Bond X7 \$50,000,000 excess of \$210,000,000 Policy Number: B0621PNATIO10016 Carrier: Lloyd's of London Effective Date: 07/11/16-07/11/17

ACORD 101 (2008/01)

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Doc 60 Filed 05/18/17 Entered 05/18/17 11:54:58 Desc Manne Cuffler 365 Locations 67 Certificate Attachment

Data as of October 2016

Data as of October 2016		0'' 0' ' 7'
Address 1	Address 2	City, State, Zip
1333 McDermott Dr.	Suite 100	Allen, TX 75013
7200 N. Mopac	Suite 170	Austin, TX 78731
1301 S. Bowen	Suite 390	Arlington, TX 76013
10800 Pecan Park Blvd	Suite 230	Austin, TX 78750
13420 Galleria Circle Bldg. A,	Suite 220	Bee Caves, TX 78738
2111 Palomar Airport	Suite 130	Carlsbad, CA 92011
2501 South Price Road		Chandler, AZ 85286
2301 W. Belmont		Chicago, IL 60618
2501 S. State Hwy 121 Bldg 1, 1st Floor	Convergence Office Center	Lewisville, TX 75067
4897 Highway 121	Suite 160	The Colony, TX 75056
345 Rouser Road	Suite 100	Coraopolis, PA 15108
4600 South Syracuse	Suite 973	Denver, CO 80237
2432 Auto Park Way		Escondido, CA 92029
8812 Coleman Blvd.		Frisco, TX 75034
3803 Parkwood Blvd.		Frisco, TX 75034
7121 West Bell Road	Suite 100	Glendale, AZ 85308
801 North Brand Boulevard	Suite 320	Glendale, CA 91203
3303 E. Baseline Road	Suite 106	Gilbert, AZ 85234
18200 Von Karman Ave		Irvine, CA 92612
8740 Lucent Boulevard	6th Floor, Suite 600	Highlands Ranch, CO 80129
4000 Horizon Way		Irving, TX 75063
78100 Main Street	Suite 209	La Quinta, CA 92253
24361 El. Toro Rd	Suite 275	Laguna Woods, CA 92637
410 S. Rampart Blvd.	Bldg. 17; Suite 390; Sub-Suite 332	Las Vegas, NV 89145
6363 S. Fiddlers Green Circle	13th Floor	Greenwood Village, CO 80111
750 E. Highway 121	Suite 100	Lewisville, TX 75067
555 Winderley Place	Ste 300, Office 303	Maitland, FL 32751
2200 Lucien Way	Suite 340	Maitland, FL 32751
181 Sierra Manor Rd, #4		Mammoth Lakes, CA 93546
2600 Lake Lucien Drive	Suite 109	Maitland, FL 32751
29995 Technology Drive	Suite 305	Murrieta, CA 92563
5000 Birch Street	Suite 500, East Tower	Newport Beach, CA 92660
5000 Birch Street	Suite 300, East Tower	Newport Beach, CA 92660
57 West 57th Street 4th Floor,	Suite 402	New York, NY 10019
6836 Dallas Parkway,	Suite 102	Plano, TX 75024
2901 N. Dallas Parkway	Suite 130	Plano, TX 75093
17304 Preston Road	Suite 110	Dallas, TX 75252
27081 Aliso Creek Rd	Suite 200	Aliso Viejo, CA 92656
211 W Main		Round Rock, TX 78664
1000 Heritage CenterCir		Round Rock, TX 78664
8880 Rio San Diego Drive	Suite 1100	San Diego, CA 92108
7095 Indiana Avenue	Suite 120	Riverside, CA 92506
5101 Broadway		San Antonio, TX 78209
16100 N. 71st Street		Scottsdale, AZ 85250
16870 West Bernardo Dr.	Ste. 400, Office 430	San Diego, CA 92127
13920 SE Eastgate Way,	Suite 310	Bellevue, WA 98005
2nd Floor, First Software Park	110 Mount Poonamalle Road	Porur
375 E. Main St.		Ventura, CA 93001
4195 East Thousand Oaks Boulevard	Suite 107	Westlake Village, CA 91362

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Nationstar Mortgage Holdings, Inc.

Named Insured Schedule All Lines Except As Shown Below

Centex Land Vista Ridge Lewisville III General Partner, LLC
Centex Land Vista Ridge Lewisville III, L.P.

Cerulean Media LLC

Harwood Insurance Services. LLC

Harwood Service Company, LLC

Home Community Mortgage, LLC

HomeSelect Settlement Solutions, LLC

Nationstar 2009 Equity Corporation

Nationstar Advance Funding III LLC

Nationstar Advance Funding LLC

Nationstar Agency Advance Funding II LLC

Nationstar Agency Advance Funding LLC

Nationstar Agency Advance Funding Trust

Nationstar Agency Advance Receivables Trust

Nationstar Capital Corporation

Nationstar Funding I LLC

Nationstar HECM Loan Trust 2014-1

Nationstar HECM Loan Trust 2015-1

Nationstar HECM Trust I

Nationstar Home Equity Loan 2009-A Reo LLC

Nationstar Home Equity Loan Trust 2009-A

Nationstar Mortgage Advance Receivables Trust

Nationstar Mortgage Holdings Inc.

Nationstar Mortgage JV LLC

Nationstar Mortgage JV Manager LLC

Nationstar Mortgage LLC

Nationstar Mortgage Loan Trust 2013-A

Nationsar REO Sub 1C LLC

Nationstar REO Sub 1J LLC

Nationstar REO Sub 1N LLC

Nationstar Residual, LLC

Nationstar Reverse Mortgage Funding LLC

Nationstar Servicer Advance Facility Transferor, LLC 2014-BC

Nationstar Servicer Advance Receivables Trust, 2014-BC

Nationstar Sub1 LLC

Nationstar Sub2 LLC

Nationstar Mortgage Holdings, Inc. Named Insured Schedule All Lines Except As Shown Below

NSM Services Private Limited

Quantarium, LLC

Real Estate Digital LLC

Reverse REO JV LLC

E&O Coverage for the below entities is included under Xome Holdings LLC

Solutionstar Default Management Services LLC

Solutionstar Field Services LLC

Solutionstar Services LLC

Title365 Company

Title365 Company of Alabama LLC

Valuation365 LLC

Veripro Solutions Inc.

Xome Analytics Inc.

Xome CT LLC

Xome Exchange Inc.

Xome Holdings LLC

Xome Inc.

Xome Insurance Agency LLC

Xome Labs Inc.

Xome Leads LLC

Xome Leads Inc.

Xome Realty Services LLC

Xome Services India Private Limited

Xome Settlement Services LLC

Xome Settlement Services of Alabama LLC

Xome Signings Inc.

Xome Title Inc.

and all subsidiaries

eLeadz LLC

Experience 1, Inc.

Title365 Agency (a trade name)

Title365 Company of Alabama LLC

Case 6:15-bk-14520-MW Doc 60 Filed 05/18/17 Entered 05/18/17 11:54:58 Desc Main Document Page 62 of 67 Statement of Information (Confidential)

Note: This form is needed in order to eliminate judgments and liens against people with similar names

	NOTE: THIS TOTTLES HE	seded in order to eliminate ju	iuginenio and liens ag	Janist people with Similar n	anies
		saction is: (if none, leave b			
Occupied by:	er		e Residence	tiple Residence	
If yes, state nature of wo Party 1	ork done or contempla	ated	Party 2		
First	Middle	Last	First	Middle	Last
Former last name(s), if a	any		Former last na	me(s), if any	
Birthplace		Birth Date	Birthplace		Birth Date
Social Security No.		Driver's License No.	Social Security	y No.	Driver's License No.
I □ am single □ am r	married	omestic partner	I □ am single	☐ am married ☐ Have	a domestic partner
Name of <u>current</u> spouse	or domestic partner (if other than Party 2)	Name of currer	nt spouse or domestic partr	ner (if other than Party 1)
Name of <u>former</u> spouse/	domestic partner (if n	one, write "none")	Name of forme	r spouse/domestic partner	(if none, write "none")
Are Parties 1 & 2: M	Arried?	Marriage or Domestic Partn Domestic Partners?	•	ties 1 and 2 of Marriage/Domestic Partn	ership:
		Party 1 – Occupat	ions for Last 10 Yea	rs	
Present Occupation	Firm Name		Address		No. of Years
Prior Occupation	Firm Name		Address		No. of Years
Number and Street		-	ces for Last 10 Year and State	'S	<u>From To</u>
		Party 2 – Occupat	ions for Last 10 Yea	rs	
Present Occupation	Firm Name		Address		No. of Years
Prior Occupation	Firm Name	Party 2 – Residen	Address ces for Last 10 Year	rs	No. of Years
Number and Street		-	and State		<u>From To</u>
	ged, bankrupt nor are	ated a business? Yes [there any unsatisfied judgm			might affect my title to this
		jury that the above informati	on is true and correct	. (all parties must si	ign)
Date	Signature			Signature	
	Home Phone	e Work Phoi	ne	Home Phone	Work Phone
	Email Addres	SS		Email Address	

BOE-502-A (P1) REV. 12 (05-13)

PRELIMINARY CHANGE OF OWNERSHIP REPORT

To be completed by the transferee (buyer) prior to a transfer of subject property, in accordance with section 480.3 of the Revenue and Taxation Code. A *Preliminary Change of Ownership Report* must be filed with each conveyance in the County Recorder's office for the county where the property is located.

NAME AND MAILING ADDRESS OF BUYER/TRANSFEREE									
	(/\	лаке і	necessary corrections to the printed name and mailing address)	ASSESSOR'S PARCEL NUMBER			-		
Summerwood Partners			merwood Partners	1110-401-70-0000					
15638 Barbee St				SELLER/TRANSFEROR					
	F	onta	ana, CA 92336	Luis S Aguirre and Flor D Aguirre					
				BUYER'S DAYTIME TELEPHONE NUMBER					
				()					
				BUYER'S EMAIL ADDRESS					
			SS OR PHYSICAL LOCATION OF REAL PROPERTY						
			e Street, Fontana, CA 92336						
			TAX INFORMATION TO (NAME) B Partners						
ADDR		WOOL) Faithers	CITY		STATE	ZIP CODE		
	88 Ba	arbe	e St	Fontana		CA	92336		
□ Y			This property is intended as my principal residence. If	YES, please indicate the date of occupancy	МО	DAY	YEAR		
PAR	T 1.	TR	ANSFER INFORMATION Please complete all s	tatements.					
		Thi	s section contains possible exclusions from reassessment	for certain types of transfers.					
YES	NO								
		A.	This transfer is solely between spouses (addition or remove	val of a spouse, death of a spouse, divord	e settl:	lement,	, etc.).		
		В.		transfer is solely between domestic partners currently registered with the California Secretary of State (addition or removal of a					
_	_		partner, death of a partner, termination settlement, etc.).						
			This is a transfer: between parent(s) and child(ren)	☐ from grandparent(s) to grandchild(re	1).				
			s transfer is the result of a cotenant's death. Date of death						
	ш	Έ.	This transaction is to replace a principal residence by a per Within the same sount 3.	erson 55 years of age of older.					
		*⊏	Within the same county? YES NO	araan uda ia aayarah diaablad aa dafinad	hy Da		and Tayatian Code		
Ц	Ц	١.	This transaction is to replace a principal residence by a persection 69.5. Within the same county? \square YES \square	NO	ру ке	evenue	and Taxation Code		
		G.	This transaction is only a correction of the name(s) of the If YES, please explain:	person(s) holding title to the property (e.g	ı., a na	ame ch	ange upon marriage).		
		Н.	The recorded document creates, terminates, or reconveys	s a lender's interest in the property.					
		I.	This transaction is recorded only as a requirement for final	incing purposes or to create, terminate, or	recor	rvey a	security interest		
			(e.g., cosigner). If YES, please explain:						
		J.	The recorded document substitutes a trustee of a trust, m	ortgage, or other similar document.					
		K.	This is a transfer of property:						
			1. to/from a revocable trust that may be revoked by the tr						
			☐ the transferor, and/or ☐ the transferor's spouse	· ·					
			2. to/from a trust that may be revoked by the creator/		t, and	l which	names the other joint		
			tenant(s) as beneficiaries when the creator/grantor/trus	stor dies.					
			3. to/from an irrevocable trust for the benefit of the	torio anguas — — — arantario /trustario ra	aiotoro	مر مام م	actic partner		
П			☐ creator/grantor/trustor and/or ☐ grantor's/trust		_		esuc parmer.		
	 □ L. This property is subject to a lease with a remaining lease term of 35 years or more including written options. □ M. This is a transfer between parties in which proportional interests of the transferor(s) and transferee(s) in each and every parce 				each and every parcel				
ш		IVI.	being transferred remain exactly the same after the transf		SICICC	(5) 111	each and every parcer		
		N	This is a transfer subject to subsidized low-income housin		sed re	estrictio	ins.		
			This transfer is to the first purchaser of a new building cor		254 10				
_	_		lease refer to the instructions for Part 1.	g an doll o cold onergy bystem.					
		۲	lease refer to the instructions for Part 1.						

THIS DOCUMENT IS NOT SUBJECT TO PUBLIC INSPECTION

Please provide any other information that will help the Assessor understand the nature of the transfer.

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BOE-502-A (P2) REV. 12 (05-13)

	RT 2. OTHER TRANSFER INFORMATION	•	plete as applicable.		
Α.	Date of transfer, if other than recording date:				
B.	☐ Contract of sale. Date of contract: ☐ Sale/leaseback ☐ Creation of a lease	☐ Assignment of a lease □	☐ Inheritance. ☐ Termination of a lease. Dat	acquisition (Form BOE-100-B) Date of death: te lease began: trs (including written options):	
			-	is (melaung whiten options).	
_	Other. Please explain:				
C.			If YES, indicate the p	percentage transferred:	
PA	RT 3. PURCHASE PRICE AND TERMS OF SA	LE Check and com	plete as applicable.		
A.	Total purchase price.			\$	
B.	Cash down payment or value of trade or excha	ange excluding closing costs		Amount \$	
C.	First deed of trust @% interest for	years. Monthly	payment \$		
	☐ FHA (Discount Points) ☐ Cal-Vet ☐ Bank/Savings & Loan/Credit Union ☐ Lo ☐ Balloon payment \$ ☐	oan carried by seller		□ Variable rate	
D.	Second deed of trust @% interest	foryears. Month	nly payment \$	Amount \$	
	☐ Fixed rate ☐ Variable rate ☐ Bank/Sa☐ Balloon payment \$ ☐	avings & Loan/Credit Union [☐ Loan carried by seller		
E.	Was an Improvement Bond or other public fina	ancing assumed by the buyer?	☐ YES ☐ NO Outstand	ling balance \$	
F.	Amount, if any, of real estate commission fees	paid by the buyer which are n	ot included in the purchase pr	ice \$	
G.	The property was purchased: ☐ Through real ☐ Direct from seller ☐ From a family memb ☐ Other. Please explain:	per-Relationship	Pho	ne number: ()	
H. 	Please explain any special terms, seller conc existing loan balance) that would assist the As	essions, broker/agent fees wa sessor in the valuation of your	aived, financing, and any othe property.	er information (e.g., buyer assumed the	
PA	RT 4. PROPERTY INFORMATION	Check and com	plete as applicable.		
A.	Type of property transferred				
	☐ Single-family residence ☐ Multiple-family residence. Number of units: ☐ Other. Description: (i.e., timber, mineral, w	Co	-op/Own-your-own ndominium neshare	 ☐ Manufactured home ☐ Unimproved lot ☐ Commercial/Industrial 	
B.	YES NO Personal/business property, of property are furniture, farm ed			purchase price. Examples of personal pe	
	If YES, enter the value of the personal/busines	ss property:	S	Incentives \$	
C.	☐ YES ☐ NO A manufactured home is inclu	ided in the purchase price.			
	If YES, enter the value attributed to the manufactured home: \$				
	☐ YES ☐ NO The manufactured home is subject to local property tax. If NO, enter decal number:				
D.	☐ YES ☐ NO The property produces rental	or other income.			
	If YES, the income is from: ☐ Lease/rent ☐	I Contract ☐ Mineral rights	☐ Other:		
E.	The condition of the property at the time of sale Please describe:	_	e □ Fair □ Poor		
		CERTIFICATION	ON		
	ertify (or declare) that the foregoing and all inform my knowledge and belief.	nation hereon, including any a	ccompanying statements or do	ocuments, is true and correct to the bes	
SIGI	NATURE OF BUYER/TRANSFEREE OR CORPORATE OFFICE	 R	DATE	TELEPHONE	
•				()	
NAM	//E OF BUYER/TRANSFEREE/LEGAL REPRESENTATIVE/CORI	PORATE OFFICER (PLEASE PRINT)	TITLE	E-MAIL ADDRESS	

The Assessor's office may contact you for additional information regarding this transaction.

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EXHIBIT 3

SoCal Maintenance Clemente Trujillo

12654 Thoroughbred Ct Corona, CA 92880 951-218-9644

Date: 4/28/17

_	_	
	\sim	٠

For:

A & M Property Management PO Box 5407 Diamond Bar 91765 15638 Barbee Street Fontana, Ca 92336

Itemized Repairs	
Replace 6 door locks	140.00
Secure windows with wood	30.00
Secure garage door NO CHARGE	
	OVERNI LEGAL
	A TO THE PARTY OF

	W WILLIAM CONTROL OF THE CONTROL OF
	A THE RESIDENCE OF THE PROPERTY OF THE PROPERT
TOTAL DUE	170.00

SoCal	Main	tenance
Clem	ente	Trujillo

12654 Thoroughbred Ct Corona, CA 92880 951-218-9644

Date: 4/28/17

To:

For:

A & M Property Management PO Box 5407 Diamond Bar 91765

15638 Barbee Street Fontana, Ca 92336

Itemized Repairs		
Replace 6 door locks		140.00
Secure windows with wood		30.00
Secure garage door NO CHARGE		
NEIMAN REALTY 14205 COLLINS ST. 818-516-3779 SHERMAN OAKS, CA 91401-4610 5-3-17 Date	2596 — 11-35/1210°CA — 2222 —	
Dhe hundred + Seventy Signal	Security Facilities on Dates o	
Bank of America ACH R/T 121000358 For 4-2 8-() ACH R/T 121000358	ma m	
1:1210003581: 00041870397011/2596	_	
Harland Clarke		
	TOTAL DUE	170.00